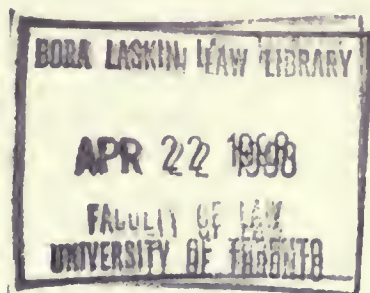


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1997—01—18

ONTARIO REGULATION 1/97 made under the RETAIL SALES TAX ACT

Made: November 8, 1996

Filed: January 2, 1997

Amending Reg. 1012 of R.R.O. 1990

(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Since January 1, 1996, Regulation 1012 has been amended by Ontario Regulations 267/96 and 404/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Regulation 1012 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"fire fighting vehicles" means motor vehicles specially designed and equipped at the time of purchase for use primarily in fire fighting, rescue and emergency response and includes pumpers, initial attack fire apparatus, mobile water supply apparatus, wildland fire apparatus, aerial ladder apparatus, aerial ladder platform or other types of platform apparatus, light, medium and heavy rescue vehicles, hazardous materials apparatus, mobile command post units and other similar vehicles, but does not include fire chief's vehicles;

2. Subsection 14 (6) of the Regulation is amended by striking out "7 (1) of the Act" in the fourth line and substituting "(1)".

3. Section 2 shall be deemed to have come into force on January 1, 1991.

ERNIE EVES
Minister of Finance

Dated at Toronto on November 8, 1996.

3/97

ONTARIO REGULATION 2/97 made under the MILK ACT

Made: December 20, 1996

Filed: January 3, 1997

Amending Reg. 753 of R.R.O. 1990
(Grades, Standards, Designations, Classes,
Packing and Marking)

Note: Since January 1, 1996, Regulation 753 has been amended by Ontario Regulation 449/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 11 (3) of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by adding after "plant" in the second line, "except class 4d".

(2) The description of class 3a in the Table to section 11 of the Regulation is amended by adding at the end "other than cheddar cheese curds".

(3) The description of class 3b in the Table to section 11 of the Regulation is amended by inserting after "cheese" in the first line "cheddar cheese curds".

(4) The description of class 4a in the Table to section 11 of the Regulation is amended by adding at the end "or used to process condensed milk for processing into milk products other than fluid milk products".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on January 2, 1997.

3/97

ONTARIO REGULATION 3/97 made under the SAFETY AND CONSUMER STATUTES ADMINISTRATION ACT, 1996

Made: December 11, 1996

Filed: January 6, 1997

ADMINISTRATION OF MOTOR VEHICLE DEALERS ACT

1. The following are designated as designated legislation for the purposes of subsection 3 (1) of the Act:

1. All provisions of the *Motor Vehicle Dealers Act* except for section 24.
2. All provisions of the regulations made under that Act.

2. For the purposes of subsection 3 (2) of the Act, the Ontario Motor Vehicle Industry Council, that is incorporated under the laws of the Province of Ontario by letters patent dated October 8, 1996 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated January 6, 1997 for the purposes of section 4 of the Act, is designated as the administrative authority for the purpose of administering the legislation designated by section 1.

3. For the purposes of subsection 20 (1) of the *Motor Vehicle Dealers Act*, any notice or order required to be given or served under that Act or the regulations made under it is sufficiently given or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the latest

address for service appearing on the records of the Ontario Motor Vehicle Industry Council.

3/97

ONTARIO REGULATION 4/97
made under the
PLANNING ACT

Made: January 6, 1997
Filed: January 6, 1997

**WITHDRAWAL AND DELEGATION OF
AUTHORITY: COUNTIES OF HASTINGS AND
PRINCE EDWARD AND THE QUINTE-EAST
NORTHUMBERLAND MUNICIPAL PLANNING
AUTHORITY**

1. (1) The authority of the Council of the County of Hastings,
 - (a) under subsection 50 (18) of the Act, to give approvals;
 - (b) under section 51 of the Act, to approve a plan of subdivision;
 - (c) under section 53 of the Act, to give consents;
 - (d) under section 57 of the Act, to issue a certificate of validation; and
 - (e) under section 50 of the *Condominium Act*, to approve or exempt a condominium description,

is removed with respect to all applications made after January 5, 1997 for land in The Village of Frankford and The Township of Sidney.

(2) The delegation of the Minister's authority to the Council of the County of Hastings,

- (a) under subsection 305 (2) of the *Municipal Act*, by Ontario Regulations 143/95 and 430/96; and
- (b) under subsection 88 (3) of the *Registry Act* and section 146 of the *Land Titles Act*, by Ontario Regulations 149/95 and 429/96,

is withdrawn with respect to all applications made after January 5, 1997 for land in The Village of Frankford and The Township of Sidney.

(3) The delegation of the Minister's authority to the Council of the County of Hastings under subsection 297 (10) of the *Municipal Act*, by Ontario Regulations 148/95 and 427/96, is withdrawn with respect to all by-laws passed after January 5, 1997 for land in The Village of Frankford and The Township of Sidney.

2. (1) The authority of the Council of the County of Prince Edward,
 - (a) under subsection 50 (18) of the Act, to give approvals;
 - (b) under section 51 of the Act, to approve a plan of subdivision;
 - (c) under section 53 of the Act, to give consents;
 - (d) under section 57 of the Act, to issue a certificate of validation; and
 - (e) under section 50 of the *Condominium Act*, to approve or exempt a condominium description,

is removed with respect to all applications made after January 5, 1997 for land in The Township of Ameliasburgh.

(2) The delegation of the Minister's authority to the Council of the County of Prince Edward,

- (a) under subsection 305 (2) of the *Municipal Act*, by Ontario Regulations 143/95 and 430/96; and
- (b) under subsection 88 (3) of the *Registry Act* and section 146 of the *Land Titles Act*, by Ontario Regulations 149/95 and 429/96,

is withdrawn with respect to all applications made after January 5, 1997 for land in The Township of Ameliasburgh.

(3) The delegation of the Minister's authority to the Council of the County of Prince Edward under subsection 297 (10) of the *Municipal Act*, by Ontario Regulations 148/95 and 427/96, is withdrawn with respect to all by-laws passed after January 5, 1997 for land in The Township of Ameliasburgh.

3. The authority of the Minister,

- (a) under subsection 50 (18) of the Act, to give approvals;
- (b) under section 51 of the Act, to approve a plan of subdivision;
- (c) under section 53 of the Act, to give consents;
- (d) under section 57 of the Act, to issue a certificate of validation;
- (e) under section 50 of the *Condominium Act*, to approve or exempt a condominium description;
- (f) under subsection 305 (2) of the *Municipal Act*;
- (g) under subsection 88 (3) of the *Registry Act*; and
- (h) under section 146 of the *Land Titles Act*,

is delegated to the Quinte-East Northumberland municipal planning authority with respect to all applications made after January 5, 1997 for land in The Village of Frankford, The Township of Sidney and The Township of Ameliasburgh.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the Quinte-East Northumberland municipal planning authority with respect to all by-laws passed after January 5, 1997 for land in The Village of Frankford, The Township of Sidney and The Township of Ameliasburgh.

4. Despite section 3, all authority of the Minister under section 51 of the Act to approve a plan of subdivision is delegated to the Quinte-East Northumberland municipal planning authority with respect to applications whose file numbers are set out in the Schedule.

5. (1) If any authority delegated under section 3 or 4 is in turn delegated to a committee of the municipal planning authority or to an appointed officer under subsection 5 (1) of the Act, the municipal planning authority shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

6. This Regulation comes into force on January 6, 1997.

Schedule**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OF PLANS OF SUBDIVISION****County of Prince Edward**

13T-89006
13T-90001
13T-93001

County of Hastings

12T-96001
12T-81003
12T-88003
12T-89011

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on January 6, 1997.

3/97

ONTARIO REGULATION 5/97**made under the
PLANNING ACT**

Made: January 6, 1997

Filed: January 6, 1997

**DELEGATION OF AUTHORITY OF MINISTER:
QUINTE-EAST NORTHUMBERLAND MUNICIPAL
PLANNING AUTHORITY**

1. (1) The authority of the Minister,
 - (a) under section 51 of the Act, to approve a plan of subdivision;
 - (b) under section 50 of the *Condominium Act*, to approve or exempt a condominium description;
 - (c) under subsection 88 (3) of the *Registry Act* and section 146 of the *Land Titles Act*, to give consent to orders amending plans of subdivision registered after March 27, 1946; and
 - (d) under subsection 305 (2) of the *Municipal Act*, to approve the laying out of highways less than 20 metres in width,

is delegated to the Quinte-East Northumberland municipal planning authority with respect to all applications made after January 5, 1997 for land in the municipalities listed in Schedule 1.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act*, to approve by-laws passed under clause 297 (1) (b) or (c) of the *Municipal Act* in respect of any highway or part of a highway shown on a registered plan of subdivision registered after March 27, 1946, is delegated to the Quinte-East Northumberland municipal planning authority with respect to all by-laws passed after January 5, 1997 for land in the municipalities listed in Schedule 1.

2. Despite subsection 1 (1), the authority of the Minister under section 51 of the Act to approve plans of subdivision is delegated to the

Quinte-East Northumberland municipal planning authority with respect to applications whose file numbers are set out in Schedule 2.

3. (1) If any authority delegated under section 1 or 2 is in turn delegated to a committee of the municipal planning authority or to an appointed officer under subsection 5 (1) of the Act, the municipal planning authority shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

4. This Regulation comes into force on January 6, 1997.

Schedule 1

1. The Town of Brighton
2. The Township of Brighton
3. The Township of Murray

Schedule 2**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OF PLANS OF SUBDIVISION**

14T-95005
14T-88016
14T-89016
14T-90018
14T-90020
14T-92001
14T-93001
14T-87012
14T-95008
14T-89021
14T-90008
14T-91002
14T-91015
14T-92005
14T-93003
14T-93004

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on January 6, 1997.

3/97

ONTARIO REGULATION 6/97made under the
PLANNING ACT

Made: January 6, 1997

Filed: January 6, 1997

**QUINTE-EAST NORTHUMBERLAND
MUNICIPAL PLANNING AUTHORITY—
NUMBER OF MEMBERS**

1. In accordance with subsection 14.1 (5) of the Act, the council of each local municipality listed in Column 1 of the Table shall appoint to the Quinte-East Northumberland municipal planning authority the number of members listed beside it in Column 2 of the Table.

TABLE

ITEM	COLUMN 1	COLUMN 2
	Name of Municipality	Number of members
1.	Township of Ameliasburgh	2
2.	Town of Brighton	1
3.	Township of Brighton	1
4.	Village of Frankford	1
5.	Township of Murray	2
6.	Township of Sidney	3

2. This Regulation comes into force on January 6, 1997.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on January 6, 1997.

3/97

ONTARIO REGULATION 7/97made under the
**ONTARIO NEW HOME WARRANTIES
PLAN ACT**

Made: December 24, 1996

Filed: January 9, 1997

Amending Reg. 892 of R.R.O. 1990
(Administration of the Plan)

Note: Since January 1, 1996, Regulation 892 has been amended by Ontario Regulation 50/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subparagraph 3 (1) of Schedule A to Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The enrolment fee for every home of a type referred to in clauses (a) and (b) of the definition of "home" in section 1 of the Act is as follows:

RÈGLEMENT DE L'ONTARIO 7/97pris en application de la
**LOI SUR LE RÉGIME DE GARANTIES DES
LOGEMENTS NEUFS DE L'ONTARIO**

pris le 24 décembre 1996

déposé le 9 janvier 1997

modifiant le Règl. 892 des R.R.O. de 1990
(Administration du Régime)

Remarque : Depuis le 1^{er} janvier 1996, le Règlement 892 a été modifié par le Règlement de l'Ontario 50/96. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. La sous-disposition 3 (1) de l'annexe A du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

(1) Les droits d'enregistrement pour chaque logement d'un genre visé aux alinéas a) et b) de la définition de «logement» à l'article 1 de la Loi s'établissent comme suit :

Sale Price of the Home	Fee	Prix de vente du logement	Droits
\$100,000 or less	\$445	100 000 \$ ou moins	445 \$
over \$100,000 up to and including \$150,000	470	plus de 100 000 \$, jusqu'à concurrence de 150 000 \$	470
over \$150,000 up to and including \$200,000	520	plus de 150 000 \$, jusqu'à concurrence de 200 000 \$	520
over \$200,000 up to and including \$250,000	570	plus de 200 000 \$, jusqu'à concurrence de 250 000 \$	570
over \$250,000 up to and including \$300,000	620	plus de 250 000 \$, jusqu'à concurrence de 300 000 \$	620
over \$300,000 up to and including \$350,000	670	plus de 300 000 \$, jusqu'à concurrence de 350 000 \$	670
over \$350,000 up to and including \$400,000	720	plus de 350 000 \$, jusqu'à concurrence de 400 000 \$	720
over \$400,000 up to and including \$450,000	770	plus de 400 000 \$, jusqu'à concurrence de 450 000 \$	770
over \$450,000 up to and including \$500,000	820	plus de 450 000 \$, jusqu'à concurrence de 500 000 \$	820
over \$500,000	870	plus de 500 000 \$	870

2. This Regulation comes into force on February 1, 1997.

2. Le présent règlement entre en vigueur le 1^{er} février 1997.

Passed by the Directors on December 12, 1996.

Adopté par les administrateurs le 12 décembre 1996.

HUGH HERON
Chair

HUGH HERON
Président

AL LIBFELD
Secretary

AL LIBFELD
Secrétaire

Confirmed by the members in accordance with the *Corporations Act* on December 12, 1996.

Ratifié par les membres conformément à la *Loi sur les personnes morales* le 12 décembre 1996.

AL LIBFELD
Secretary

AL LIBFELD
Secrétaire

3/97

ONTARIO REGULATION 8/97 made under the LOCAL ROADS BOARDS ACT

Made: December 23, 1996
Filed: January 10, 1997

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1996, Regulation 735 has been amended by Ontario Regulations 1/96, 5/96, 146/96 and 451/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 735 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 138

HERONRY LAKE LOCAL ROADS AREA

All those portions of the Township of Godson in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-713-A1, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on October 4, 1996.

AL PALLADINI
Minister of Transportation

Dated at Toronto on December 23, 1996.

3/97

ONTARIO REGULATION 9/97
made under the
NURSING HOMES ACT

Made: January 8, 1997
Filed: January 10, 1997

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 832 has been amended by Ontario Regulations 219/96, 222/96 and 340/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subclause 47 (2) (c) (i) of Regulation 832 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (i) that the length of the psychiatric absence does not exceed 45 days, or

(2) Subclause 47 (2) (c) (ii) of the Regulation is amended by striking out "thirty" wherever it appears and substituting "45" in each case.

2. Section 61.1 of the Regulation is amended by striking out "For the purpose of determining whether sections 60, 61 and 80.1 are being complied with" at the beginning and substituting "For the purpose of determining whether sections 60 and 61 are being complied with."

3. The Regulation is amended by adding the following section:

61.1.1 A licensee of a nursing home shall ensure that there are sufficient qualified administrative staff to manage and administer the home.

4. Sections 80.1 and 81 of the Regulation are revoked.

5. Clause 103 (1) (a) of the Regulation is amended by striking out "non-interest bearing" in the first line.

6. Section 118 of the Regulation is revoked and the following substituted:

118. (1) For the purpose of sections 115 to 117,

- (a) each long-stay resident of a nursing home shall be deemed to receive a full day of accommodation in the home on the day the resident is admitted to the home and on the day the resident is discharged from the home;
- (b) each short-stay resident of a nursing home shall be deemed to receive a full day of accommodation in the home on the day the resident is admitted to the home and shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home.

(2) Despite clause (1) (a), a long-stay resident of a nursing home shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home, if the resident is admitted on the same day to another nursing home, an approved charitable home for the aged under the *Charitable Institutions Act* or a home under the *Homes for the Aged and Rest Homes Act*.

7. Subsection 144.2 (1) of the Regulation is revoked and the following substituted:

- (1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated October 24, 1996.

8. Item 3 of Table 1 of the Regulation is revoked and the following substituted:

3.	1996 and following years	The document titled "Long-Term Care Facility Subsidy Calculation Worksheet" and dated May 20, 1996.
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9. (1) Section 7 shall be deemed to have come into force on August 1, 1996.

(2) Section 8 shall be deemed to have come into force on June 1, 1996.

3/97

ONTARIO REGULATION 10/97
made under the
HOMES FOR THE AGED AND REST HOMES ACT

Made: January 8, 1997
Filed: January 10, 1997

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 637 has been amended by Ontario Regulations 221/96, 223/96 and 342/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The heading immediately preceding section 2 and sections 2 and 2.1 of Regulation 637 of the Revised Regulations of Ontario, 1990 are revoked.

2. Section 3.2 of the Regulation is amended by striking out "For the purpose of determining whether sections 2.1 and 3.1 are being complied with" at the beginning and substituting "For the purpose of determining whether section 3.1 is being complied with".

3. The Regulation is amended by adding the following section:

3.3 The municipality, municipalities or board maintaining and operating a home shall ensure that there are sufficient qualified administrative staff to manage and administer the home.

4. Subsection 12.10.1 (1) of the Regulation is revoked and the following substituted:

- (1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated October 24, 1996.

5. Clause 18 (1) (o) of the Regulation is revoked.

6. Subsection 23 (2) of the Regulation is revoked.

7. Section 39.5 of the Regulation is revoked and the following substituted:

39.5 (1) For the purpose of sections 39.2 to 39.4,

- (a) each long-stay resident of a home shall be deemed to receive a full day of accommodation in the home on the day the resident

is admitted to the home and on the day the resident is discharged from the home;

- (b) each short-stay resident of a home shall be deemed to receive a full day of accommodation in the home on the day the resident is admitted to the home and shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home.

(2) Despite clause (1) (a), a long-stay resident of a home shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home, if the resident is admitted on the same day to another home, an approved charitable home for the aged under the *Charitable Institutions Act* or a nursing home under the *Nursing Homes Act*.

8. (1) Subclause 45 (2) (c) (i) of the Regulation is revoked and the following substituted:

- (i) that the length of the psychiatric absence does not exceed 45 days, or

(2) Subclause 45 (2) (c) (ii) of the Regulation is amended by striking out "thirty" wherever it appears and substituting "45" in each case.

9. Item 3 of Table 1 of the Regulation is revoked and the following substituted:

3.	1996 and following years	The document titled "Long-Term Care Facility Subsidy Calculation Worksheet" and dated May 20, 1996.
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10. (1) Section 4 shall be deemed to have come into force on August 1, 1996.

(2) Section 9 shall be deemed to have come into force on June 1, 1996.

3/97

ONTARIO REGULATION 11/97 made under the CHARITABLE INSTITUTIONS ACT

Made: January 8, 1997

Filed: January 10, 1997

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 69 has been amended by Ontario Regulations 220/96, 229/96 and 341/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 6 (2) of Regulation 69 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) Clauses (1) (j) and (o) do not apply to an approved charitable home for the aged.

2. Subsection 9 (3) of the Regulation is revoked.

3. Section 11.1 of the Regulation is revoked.

4. Section 17.2 of the Regulation is amended by striking out "For the purpose of determining whether sections 11.1 and 17.1 are being

complied with" at the beginning and substituting "For the purpose of determining whether section 17.1 is being complied with".

5. The Regulation is amended by adding the following section:

17.3 An approved corporation maintaining and operating an approved charitable home for the aged shall ensure that there are sufficient qualified administrative staff to manage and administer the home.

6. Section 45 of the Regulation is revoked and the following substituted:

45. (1) For the purpose of sections 42 to 44,

- (a) each long-stay resident of an approved charitable home for the aged shall be deemed to receive a full day of accommodation in the home on the day the resident is admitted to the home and on the day the resident is discharged from the home;

- (b) each short-stay resident of an approved charitable home for the aged shall be deemed to receive a full day of accommodation in the home on the day the resident is admitted to the home and shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home.

(2) Despite clause (1) (a), a long-stay resident of an approved charitable home for the aged shall be deemed not to receive accommodation in the home on the day the resident is discharged from the home, if the resident is admitted on the same day to another approved charitable home for the aged, a nursing home under the *Nursing Homes Act* or a home under the *Homes for the Aged and Rest Homes Act*.

7. (1) Subclause 47 (2) (c) (i) of the Regulation is revoked and the following substituted:

- (i) that the length of the psychiatric absence does not exceed 45 days, or

(2) Subclause 47 (2) (c) (ii) of the Regulation is amended by striking out "thirty" wherever it appears and substituting "45" in each case.

8. Subsection 75.2 (1) of the Regulation is revoked and the following substituted:

(1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated October 24, 1996.

9. Item 3 of Table 2 of the Regulation is revoked and the following substituted:

3.	1996 and following years	The document titled "Long-Term Care Facility Subsidy Calculation Worksheet" and dated May 20, 1996.
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10. (1) Section 8 shall be deemed to have come into force on August 1, 1996.

(2) Section 9 shall be deemed to have come into force on June 1, 1996.

3/97

CORRECTION

Ontario Regulation 550/96 under the *Police Services Act* published in the January 4, 1997 issue of *The Ontario Gazette*.

The French version of Ontario Regulation 550/96 should have read as follows:

RÈGLEMENT DE L'ONTARIO 550/96
pris en application de la
LOI SUR LES SERVICES POLICIERS

pris le 19 décembre 1996
déposé le 20 décembre 1996

**FORMULAIRES DU SYSTÈME D'ANALYSE DES
LIENS ENTRE LES CRIMES DE VIOLENCE**

1. La définition qui suit s'applique au présent règlement.

«SALCV» Le Système d'analyse des liens entre les crimes de violence.

2. (1) L'agent de police qui est chargé d'une enquête remplit et soumet, dans les 30 jours du début de l'enquête, un ou plusieurs formulaires d'analyse du crime SALCV, rédigés selon le modèle établi par la Gendarmerie royale du Canada et conformément aux normes établies du SALCV.

(2) L'agent de police qui est chargé d'une enquête met à jour, conformément aux normes établies du SALCV, le formulaire d'analyse du crime SALCV qui a été soumis aux termes du paragraphe (1) au plus tard 30 jours après qu'un changement important est survenu ou que des renseignements significatifs en ce qui concerne l'enquête ont été obtenus.

(3) Les paragraphes (1) et (2) ne s'appliquent qu'aux types d'enquêtes suivants :

1. L'homicide ou la tentative de meurtre, que l'auteur du crime ait été trouvé ou non.
2. L'agression sexuelle, que l'auteur du crime ait été trouvé ou non.

CORRECTION

Règlement de l'Ontario 550/96 pris en application de la *Loi sur les services policiers*, publié dans le numéro du 4 janvier 1997 de la *Gazette de l'Ontario*.

La version française du Règlement de l'Ontario 550/96 aurait dû se lire comme suit :

3. La disparition d'une personne, lorsque les circonstances dans lesquelles la disparition s'est produite sont très suspectes et que la personne n'a pas été retrouvée.
4. Un corps non identifié a été trouvé, lorsqu'on sait ou soupçonne qu'il s'agit d'un homicide.
5. L'enlèvement ou la tentative d'enlèvement par une personne autre que les parents.
6. Tout type d'enquêtes qui est ajouté à la liste des critères de soumission du SALCV et que désigne le solliciteur général et ministre des Services correctionnels.

(4) Les formulaires d'analyse du crime SALCV sont soumis à tout centre du SALCV que désigne le solliciteur général et ministre des Services correctionnels.

3. (1) Le chef de police prépare et présente au solliciteur général et ministre des Services correctionnels :

- a) d'une part, un rapport annuel dans lequel est indiqué le nombre de formulaires d'analyse du crime SALCV, à l'exclusion des formulaires modifiés, qui ont été soumis par le corps de police au cours de l'année précédente;
- b) d'autre part, tous autres renseignements que demande le solliciteur général et ministre des Services correctionnels aux fins de vérification et des politiques.

(2) Le premier rapport annuel est présenté le 1^{er} janvier 1998.

4. Le présent règlement entre en vigueur le 15 février 1997.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—02—01

ONTARIO REGULATION 12/97 made under the PLANNING ACT

Made: December 12, 1996
Filed: January 17, 1997

Amending O. Reg. 25/86
(Zoning Areas—Territorial District of Kenora,
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1996, Ontario Regulation 25/86 has been amended by Ontario Regulations 133/96, 137/96 and 327/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Ontario Regulation 25/86 is amended by adding the following section:

121. (1) Despite section 16, the shoreline setback shall be 9.5 metres for the lands described in subsection (4).

(2) Despite paragraph 4 of subsection 28 (1), the minimum front yard requirement shall be 10.5 metres for the lands described in subsection (4).

(3) Despite paragraph 6 of subsection 28 (1), the minimum side yard requirement shall be 2.5 metres for the lands described in subsection (4).

(4) Subsections (1), (2) and (3) apply to the lands in the Township of Drayton in the District of Kenora, being part of Lot 22 in Concession III, more particularly described as:

(a) part of Location S.N. 130, being Parcel 37002 D.K.F. designated as parts 1 and 2 on Plan 23R-5992 deposited in the Land Registry Office for the Land Titles Division of Kenora (No. 23);

(b) Summer Resort Location H.K. 206, more particularly described as Parcel 25445 D.K.F.

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on December 12, 1996.

5/97

ONTARIO REGULATION 13/97 made under the PLANNING ACT

Made: December 30, 1996
Filed: January 17, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96 and 474/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 36 of Schedule 1 of Ontario Regulation 834/81 is revoked and the following substituted:

36. (1) In this section,

“trailer” means a vehicle whether or not it is jacked up or its running gear has been removed, designed for and used only as a temporary residence, but does not include a mobile home.

(2) The following uses, together with buildings and structures accessory to them, may be erected, located and used on the land described in subsection (6):

1. An overnight tent and trailer park.

2. A club house.

(3) The uses, buildings and structures referred to in subsection (2) shall be subject to the following requirements:

1. The maximum number of tent and trailer sites shall be 92.

2. No site shall be used for a mobile home.

3. No building, camp and trailer site or portion of a site shall be located,

i. within 61 metres of Turenne Road;

ii. within 15.2 metres of the Creek joining Lower Sturgeon Lake and Ranger Bay;

iii. within 45.7 metres of Lower Sturgeon Lake;

iv. within 21.9 metres of the lot line between Concessions I and II in the geographic Township of Delamere; and

v. within 61 metres of Quarry Road.

4. Additions to trailers, guest cabins and tool sheds shall not be permitted.

5. Portable docks and portable screened porches are permitted as accessory structures.

6. The maximum gross floor area of the club house shall be 37 square metres.

7. The maximum height of the club house shall be 9 metres.

(5) Accessory buildings and structures shall not be used for human habitation.

(6) This section applies to that parcel of land in the geographic Township of Delamere in the Territorial District of Sudbury, being lots 3 and 4 in Concession I, more particularly described as Parcel 5993 Sudbury East Section entered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on December 30, 1996.

5/97

ONTARIO REGULATION 14/97 made under the **HEALTH INSURANCE ACT**

Made: January 14, 1997
Filed: January 17, 1997

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96, 112/96, 114/96, 172/96, 173/96, 339/96, 409/96, 410/96 and 496/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to section 37.2 of the Regulation is amended by adding the following item:

5. On or after November 1, 1996 2.9%

2. Subsection 37.3 (2) of the Regulation is revoked and the following substituted:

(2) The basic fee payable by the Plan for an insured service rendered by a physician in Ontario before November 1, 1996 and for which a claim is assessed by the General Manager on or after March 1, 1996 shall be decreased by 10 per cent.

3. This Regulation shall be deemed to have come into force on November 1, 1996.

5/97

ONTARIO REGULATION 15/97 made under the **HEALTH INSURANCE ACT**

Made: January 14, 1997
Filed: January 17, 1997

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96, 112/96, 114/96, 172/96, 173/96, 339/96, 409/96, 410/96, 496/96 and 14/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 37.4 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The fee payable for an insured service rendered by a physician shall be decreased in accordance with subsection (3) if,

- (a) the service is rendered on or after April 1, 1996 and payment is made by the Plan before January 1, 1997; and
- (b) the total amount payable for insured services rendered by the physician between the beginning of the fiscal year in which the insured service is rendered and the day the insured service is rendered is equal to or exceeds the threshold amount set out in Column 2 of the Table to this section that applies to the physician.

2. The Regulation is amended by adding the following section:

37.5 (1) The fee payable for an insured service rendered by a physician shall be decreased in accordance with subsection (2) if,

- (a) the service is rendered on or after April 1, 1996 and payment is made by the Plan on or after January 1, 1997; and
- (b) the total amount payable for insured services rendered by the physician between the beginning of the fiscal year in which the insured service is rendered and the day the insured service is rendered is equal to or exceeds the threshold amount set out in Column 2 of the Table to this section that applies to the physician.

(2) The fee payable for an insured service rendered by a physician shall be decreased under this section in accordance with the following rules:

- 1. If the total amount payable for insured services rendered by the physician between the beginning of the fiscal year in which the insured service is rendered and the day the insured service is rendered is equal to or exceeds the applicable threshold amount set out in Column 2 of the Table to this section but is less than the applicable threshold amount set out in Column 3 of the Table, the fee payable for the insured service is two thirds of the basic fee otherwise payable.
- 2. If the total amount payable for insured services rendered by the physician between the beginning of the fiscal year in which the insured service is rendered and the day the insured service is rendered is equal to or exceeds the applicable threshold amount set out in Column 3 of the Table but is less than the applicable threshold amount set out in Column 4 of the Table, the fee payable for the insured service is one third of the basic fee otherwise payable.
- 3. If the total amount payable for insured services rendered by the physician between the beginning of the fiscal year in which the

insured service is rendered and the day the insured service is rendered is equal to or exceeds the applicable threshold amount set out in Column 4 of the Table, the fee payable for the insured service is one quarter of the basic fee otherwise payable.

(3) For the purposes of this section, the total amount payable for insured services shall include the amounts payable for all insured services other than the following:

1. A service set out in Appendix E to the General Preamble to the schedule of benefits, as amended by the Ministry of Health publication dated September 3, 1996 and titled "Bulletin #4291".
2. A service rendered under the Underserviced Area Program of the Ministry of Health.

(4) Despite subsection (1), the fee payable for the following insured services shall not be decreased under this section:

1. A service set out in Appendix E to the General Preamble to the schedule of benefits, as amended by the Ministry of Health publication dated September 3, 1996 and titled "Bulletin #4291".

2. A service rendered under the Underserviced Area Program of the Ministry of Health.

(5) In this section,

"fiscal year" means the period from April 1 of each year to and including March 31 of the following year.

TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Designation	Total Amount Payable	Total Amount Payable	Total Amount Payable
General Practitioner	\$300,000	\$325,000	\$350,000
Specialist	\$380,000	\$405,000	\$430,000

3. This Regulation shall be deemed to have come into force on January 1, 1997.

5/97

Publications under the Regulations Act

Publications en vertu de la Loi sur les r glements

1997 02 08

ONTARIO REGULATION 16/97

made under the

CROP INSURANCE ACT

Made: November 22, 1996

Approved: January 20, 1997

Filed: January 21, 1997

Amending Reg. 247 of R.R.O. 1990

(Crop Insurance Plan Sour Cherries)

Note: Since January 1, 1996, Regulation 247 has been amended by Ontario Regulation 330/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to subsection 12 (1) of the Schedule to Regulation 247 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

COLUMN 1	COLUMN 2
Percentage Selected by Insured	Base Premium Rate
70	15.7%
75	17.6%
80	19.4%

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on November 22, 1996.

6/97

ONTARIO REGULATION 17/97

made under the

CROP INSURANCE ACT

Made: November 22, 1996

Approved: January 20, 1997

Filed: January 21, 1997

Amending O. Reg. 358/96

(Crop Insurance Plan Apples)

Note: Ontario Regulation 358/96 has not previously been amended.

1. (1) Section 10 of the Schedule to Ontario Regulation 358/96 is revoked and the following substituted:

10. The established price for fresh apples and for juice apples respectively is the most recent five-year simple average producer price for fresh apples or for juice apples, as the case may be, as determined by a survey conducted by the Ministry of Agriculture, Food and Rural Affairs and The Ontario Apple Marketing Commission, less 2 cents per pound.

(2) The Table to subsection 12 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

COLUMN 1	COLUMN 2	COLUMN 3
Percentage Selected by Insured	Base Premium Rate	Base Premium Rate with Hail Rider
70	10.1%	13.6%
75	11.3%	15.2%
80	12.6%	17.0%

2. Subparagraph 6 (1) of Form 3 of the Regulation is revoked and the following substituted:

6. (1) Subject to subparagraph (2), the premium payable by the insured person in a crop year under this endorsement is 1 per cent of the coverage provided.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on November 22, 1996.

6/97

ONTARIO REGULATION 18/97

made under the

MILK ACT

Made: January 21, 1997

Filed: January 23, 1997

Amending O. Reg. 354/95

(Milk and Farm-Separated Cream Marketing)

Note: Ontario Regulation 354/95 has not previously been amended.

1. Clause 5 (e) of Ontario Regulation 354/95 is amended by revoking subclauses (i) and (ii) and by adding at the end "within the time specified in the regulations".

2. Clause 6 (f) of the Regulation is amended by inserting after "milk" in the first line "and cream".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on January 21, 1997.

6/97

ONTARIO REGULATION 19/97
made under the
EMPLOYER HEALTH TAX ACT

Made: January 22, 1997
Filed: January 24, 1997

Amending Reg. 319 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 319 has been amended by Ontario Regulation 178/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 3 of Regulation 319 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(4) If a trustee in bankruptcy is required under subsection 5 (7) of the Act to deliver a return for a taxpayer, the prescribed date on or before which the trustee is required to deliver the return is the date that is 40 days after the day the taxpayer became a bankrupt.

2. This Regulation shall be deemed to have come into force on May 8, 1996.

6/97

ONTARIO REGULATION 20/97
made under the
INCOME TAX ACT

Made: January 22, 1997
Filed: January 24, 1997

Amending Reg. 647 of R.R.O. 1990
(Ontario Tax Reduction)

Note: Since January 1, 1996, Regulation 647 has been amended by Ontario Regulation 46/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 1 (1.2) of Regulation 647 of the Revised Regulations of Ontario, 1990 is amended by striking out "1993 and subsequent" in the second line and substituting "1993, 1994 and 1995".

(2) Section 1 of the Regulation is amended by adding the following subsections:

(1.3) For the purposes of section 7 of the Act, the individual's personal amount for the 1996 taxation year is determined by the formula,

$$\$198 + A + B$$

where,

"A" is the total of \$382 for each child who is a dependant of the individual and who was under 18 years of age at any time in the taxation year, and

"B" is the total of \$382 for each infirm or disabled dependant of the individual.

(1.4) For the purposes of section 7 of the Act, the individual's personal amount for the 1997 and each subsequent taxation year is determined by the formula,

$$\$174 + A + B$$

where,

"A" is the total of \$335 for each child who is a dependant of the individual and who was under 18 years of age at any time in the taxation year, and

"B" is the total of \$335 for each infirm or disabled dependant of the individual.

(3) Subsection 1 (2) of the Regulation is revoked and the following substituted:

(2) An individual may include an amount in respect of a dependant in the calculation of "A" for a taxation year under subsection (1.2), (1.3) or (1.4) only if,

(a) the dependant was a qualified dependant at any time in the taxation year; and

(b) the individual or the individual's cohabiting spouse, if any, with whom the individual resided on December 31 of the taxation year was the eligible individual in respect of the dependant,

(i) immediately before the dependant ceased to be a qualified dependant of the eligible individual, and the dependant did not become the qualified dependant of any other eligible individual during the taxation year, or

(ii) at the end of the taxation year, in any other case.

(4) Subsection 1 (3) of the Regulation is amended,

(a) by striking out "subsection (1.2)" in the third line and substituting "subsection (1.2), (1.3) or (1.4)"; and

(b) by striking out clauses (b), (c) and (d) and substituting the following:

(b) subject to subsection (4), the individual or the individual's cohabiting spouse, if any, with whom the individual resided on December 31 of the taxation year, is deducting an amount under subsection 118.3 (2) or paragraph 118 (1) (b) or (d) of the Federal Act for the taxation year in respect of the dependant; and

- (c) the dependant, if he or she is the individual's cohabiting spouse at any time in the taxation year, is entitled to deduct an amount under subsection 118.3 (1) of the Federal Act for the taxation year and is transferring some or all of the amount of the deduction to the individual under section 118.8 of the Federal Act.

(5) Subsection 1 (4) of the Regulation is amended by striking out "referred to in clause (3) (c)" in the fourth line and substituting "who is 19 years of age or older".

2. This Regulation shall be deemed to have come into force on January 1, 1996.

6/97

ONTARIO REGULATION 21/97

made under the INCOME TAX ACT

Made: January 22, 1997

Filed: January 24, 1997

Amending O. Reg. 447/94
(Ontario Tax Credit System)

Note: Ontario Regulation 447/94 has been amended by Ontario Regulation 45/96.

1. Section 6 of Ontario Regulation 447/94 is revoked and the following substituted:

6. For the purposes of subsection 8 (8) of the Act,

- (a) the students' residences set out in Schedule 2 are prescribed for taxation years ending in 1994; and
- (b) the students' residences set out in Schedule 3 are prescribed for taxation years ending after 1994.

2. The Regulation is amended by adding the following Schedule:

Schedule 3

AFTER 1994

PART I STUDENTS' RESIDENCES - COLLEGES

ITEM	NAME	LOCATION
1.	Albert College Students' Residence 160 Dundas Street West	Belleville
2.	Albert College Students' Residence 28 Highland Avenue	Belleville
3.	Alfred College of Agricultural Technology Students' Residence	Alfred
4.	Al-Rashid Islamic Institute R.R. #1	Charlottenburg
5.	Appleby College Students' Residence Baillie/Colley House, Powell House Walker House 540 Lakeshore Road West	Oakville

ITEM	NAME	LOCATION
6.	Ashbury College 320 Mariposa 330 Mariposa 362 Mariposa 212 Springfield 224 Springfield 250 Springfield	Rockcliffe Park
7.	Baptist Convention of Ontario and Quebec Baptist Leadership Education Centre 205 Taunton Road West	Whitby
8.	The Bishop Strachan School Students' Residence 298 Lonsdale Road	Toronto
9.	Bnei Adkiva Schools Students' Residence 159 Almore Avenue	North York
10.	Branksome Hall Students' Residence 1, 6, 14 Elm Avenue	Toronto
11.	Brockville General Hospital Comstock Students' Residence 80 Emma Street	Brockville
12.	Cambrian College of Applied Arts and Technology Regent Street Residence 885 Regent Street South Barrydowne Residence 1390 Barrydowne Road	Sudbury
13.	Canadore College of Applied Arts and Technology Students' Residence Gormanville Road	North Bay
14.	Centre of Christian Studies Covenant College Students' Residence 77 Charles Street West	Toronto
15.	Confederation College of Applied Arts and Technology Sibley Hall Students' Residence William Street	Thunder Bay
16.	The Creative Centre for Learning and Development Students' Residence Chippawa Road North Side	Wellandport
17.	Eastern Pentecostal Bible College Students' Residence Swanson Hall 49 Argyle Street	Peterborough
18.	Eastern Pentecostal Bible College Students' Residence No. 1 & 2, 780 Argyle Street	Peterborough
19.	Emmanuel Bible College Students' Residence 100 Fergus Avenue	Kitchener
20.	Great Lakes Bible College Students' Residence	Lincoln
21.	Grenville Christian College Students' Residence	Brockville
22.	Havergal College Students' Residence 1451 Avenue Road	North York
23.	Humber College of Applied Arts and Technology Students' Residence 201 & 203 Humber College Blvd.	Etobicoke
24.	Institute for Advance Talmudic Study 7 Fraserwood Ave 411 Lawrence Ave W 423 Lawrence Ave W	North York

ITEM	NAME	LOCATION
25.	Kemptville College of Agricultural Technology Students' Residence Bell Hall Residence Box 2003, 830 Prescott Street	Kemptville
26.	Lakefield College School Students' Residence	Lakefield
27.	Lambton College Students' Residence Lambton College of Applied Arts and Technology 1431 London Road South	Sarnia
28.	Loyalist College of Applied Arts and Technology Building 1, 2 or 3 Postal Bag 6400	Belleville
29.	Michener Institution for Applied Health Science 222 St. Patrick Street	Toronto
30.	Mille Roches Students' Residence St. Lawrence College of Applied Arts and Technology 801 Fourth Street East	Cornwall
31.	The National Ballet School Students' Residence 105 Maitland Street	Toronto
32.	Niagara Christian College Students' Residence	Fort Erie
33.	Niagara Parks Commission School of Horticulture Students' Residence P.O. Box 150	Niagara Falls
34.	Northern College of Applied Arts and Technology Students' Residence	Kirkland Lake
35.	Northern College of Applied Arts and Technology Students' Residence P.O. Box 2008	South Porcupine
36.	Ontario Bible College Students' Residence 25 Bally Connor Court	North York
37.	Ontario Cancer Institute Radiation Therapy Students' Residence 4 Wellesley Place 495 Sherbourne Street	Toronto
38.	Pickering College Students' Residence 389 Second Street	Newmarket
39.	Redeemer Reformed Christian College Highway 53	Ancaster
40.	Regis College Students' Residence 567 Huron Street 569 Huron Street 94 Isabella Street 105 Madison Avenue	Toronto
41.	Ridgetown College of Agricultural Technology Students' Residence Main Street East	Ridgetown
42.	Ridley College Students' Residence	St. Catharines
43.	Salvation Army College for Officer Training 2130 Bayview Avenue	Toronto (North York)
44.	Sault College of Applied Arts and Technology 443 Northern Avenue East	Sault Ste. Marie
45.	Seaway Baptist Bible Institute Students' Residence	Williamstown
46.	Seneca College York Hall Residence 1255 Sheppard Avenue East	North York

ITEM	NAME	LOCATION
47.	Seventh Day Adventist Church Kingsway College Students' Residence 1200 Leland Road	Oshawa
48.	Sheridan College Students' Residence Credit Valley Campus 2186 Hurontario Street	Mississauga
49.	Shiloh Christian Centre Box 158	Fenelon Falls Township
50.	Sir Sanford Fleming College Residence Frost Campus	Lindsay
51.	St. Andrew's College Students' Residence Yonge Street North	Aurora
52.	St. Augustine's Seminary of Toronto 2661 Kingston Road	Scarborough
53.	St. Peter's Seminary Students' Residence 1040 Waterloo Street 1070 Colborne Street	London
54.	St. Vladimir Institute Students' Residence 620 Spadina Avenue	Toronto
55.	Stratford General Hospital Students' Residence Conestoga College of Applied Arts and Technology 130 Youngs Street	Stratford
56.	Toronto General Hospital Students' Residence 90 Gerrard Street West	Toronto
57.	Trafalgar Castle Students' Residence 401 Reynolds Street	Whitby
58.	Trinity College School Students' Residence Ward Street	Port Hope
59.	Upper Canada College Students' Residence 200 Lonsdale Road	Toronto
60.	Venta Prep School R.R. #3	Carp

PART II
STUDENTS' RESIDENCES - UNIVERSITIES

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
1.	Brock University	DeCew 500 Glenridge Avenue	St. Catharines
2.	Brock University	Queenston 178 Queenston Street	St. Catharines
3.	Brock University	Village 500 Glenridge Avenue	St. Catharines
4.	Carleton University	Renfrew House Colonel By Drive	Ottawa
5.	Carleton University	Lanark House Colonel By Drive	Ottawa
6.	Carleton University	Grenville House Colonel By Drive	Ottawa
7.	Carleton University	Russell House Colonel By Drive	Ottawa
8.	Carleton University	Stormont House Colonel By Drive	Ottawa

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
9.	Carleton University	Glengarry House Colonel By Drive	Ottawa
10.	Carleton University	Dundas House Colonel By Drive	Ottawa
11.	University of Guelph	South Residence (Prairie, Maritime, and Mountain Halls) South Ring Road Building #72A, 72B, 72C	Guelph
12.	University of Guelph	East Residence (Dundas, Lanark, and Glengarry Halls) East Ring Road Building #180A, 180B, 180C	Guelph
13.	University of Guelph	Lennox Addington Hall Lennox Lane Building #172	Guelph
14.	University of Guelph	Johnston Hall Winegard Walk Building #11	Guelph
15.	University of Guelph	Mills Hall College Avenue Building #8	Guelph
16.	University of Guelph	MacDonald Hall MacDonald Street Building #2	Guelph
17.	University of Guelph	Watson Hall Watson Lane Building #4	Guelph
18.	University of Guelph	Maids Hall Trent Lane Building #62	Guelph
19.	University of Guelph	626 Gordon Street 646 Gordon Street 652 Gordon Street	Guelph
20.	University of Guelph	7 University Avenue East 23 University Avenue East 31 University Avenue East	Guelph
21.	University of Guelph	Family Housing Residence 252 Stone Road West	Guelph
22.	University of Guelph	Lambton Hall Watson Lane Building #67	Guelph
23.	University of Guelph	Family Housing Residence 78 College Avenue West	Guelph
24.	University of Guelph	372 College Avenue East 5, 11 College Avenue West 9, 10 College Crescent 480, 490 Stone Road East	Guelph
25.	College Universitaire De Hearst	Part #60 9th Street	Hearst
26.	Lakehead University	Avila 670 Reaume Street	Thunder Bay
27.	Lakehead University	Prettie Oliver Road	Thunder Bay

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
28.	Lakehead University	Bartley Oliver Road	Thunder Bay
29.	Lakehead University	Residence Townhouse Oliver Road	Thunder Bay
30.	Laurentian University	Married Students' Apartments 935 Ramsey Lake Road	Sudbury
31.	Laurentian University	Single Students' Apartments 935 Ramsey Lake Road	Sudbury
32.	Laurentian University	Huntington College 935 Ramsey Lake Road	Sudbury
33.	Laurentian University	Thornloe College 935 Ramsey Lake Road	Sudbury
34.	Laurentian University	University College Residence 935 Ramsey Lake Road	Sudbury
35.	Laurentian University	University of Sudbury (Matte Residence) 935 Ramsey Lake Road	Sudbury
36.	Laurentian University	Laurentian University 179 John Street	Sudbury
37.	McMaster University	Edwards Hall 1280 Main Street West	Hamilton
38.	McMaster University	Whidden Hall 1280 Main Street West	Hamilton
39.	McMaster University	Moulton Hall 1280 Main Street West	Hamilton
40.	McMaster University	Bates 1280 Main Street West	Hamilton
41.	McMaster University	Woodstock Hall 1280 Main Street West	Hamilton
42.	McMaster University	Matthews Hall 1280 Main Street West	Hamilton
43.	McMaster University	Brandon Hall 1280 Main Street West	Hamilton
44.	McMaster University	Wallingford Hall 1280 Main Street West	Hamilton
45.	McMaster University	McKay Hall 1280 Main Street West	Hamilton
46.	McMaster University	Hedden Hall Ontario Student Housing 1280 Main Street West	Hamilton
47.	University of Ottawa	Le Blanc Hall 45 Louis Pasteur/Priv.	Ottawa
48.	University of Ottawa	Stanton Hall 100 University/Priv.	Ottawa

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
49.	University of Ottawa	Brooks 85 - 95 Marie Curie 620 - 638 King Edward Avenue 75 - 101 Louis Pasteur	Ottawa
50.	University of Ottawa	Thompson Hall 45 University/Priv.	Ottawa
51.	University of Ottawa	Marchand Hall 110 University/Priv.	Ottawa
52.	Queen's University	152 Albert Street	Kingston
53.	Queen's University	McNeill House 10 Albert Street	Kingston
54.	Queen's University	Leonard Hall 20 Albert Street	Kingston
55.	Queen's University	Morris Hall 2 Albert Street	Kingston
56.	Queen's University	Gordon House 43 Collingwood Street	Kingston
57.	Queen's University	Brockington House Kingston 43 Collingwood Street	Kingston
58.	Queen's University	Harkness Hall 329 Earl Street	Kingston
59.	Queen's University	John Deutsch Centre Graduate Students' Residence Union Street West	Kingston
60.	Queen's University	Ban Righ Hall 116A University Avenue	Kingston
61.	Queen's University	Chown Hall 161 Stuart Street	Kingston
62.	Queen's University	Adelaide Hall Stuart Street	Kingston
63.	Queen's University	Victoria Hall 69 Queen's Crescent	Kingston
64.	Queen's University	Jean Royce Hall West Campus Union Street West Angus Residence Boucher Residence Royce Residence Curran Residence Douglas Residence Healey Residence Laird Residence Miller Residence Roy Residence Shortliffe Residence Tracy Residence Trotter Residence	Kingston
65.	Queen's University	John Orr Tower Apartments 244 Sir John A. MacDonald Blvd.	Kingston
66.	Queen's University	Waldron Tower 17 King Street West	Kingston

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
67.	Royal Military College	Stone Frigate R.M.C. Grounds	Kingston
68.	Royal Military College	Fort Haldimand R.M.C. Grounds	Kingston
69.	Royal Military College	Fort La Salle R.M.C. Grounds	Kingston
70.	Royal Military College	Fort Champlain R.M.C. Grounds	Kingston
71.	Ryerson Polytechnic University	137 Bond Street 87 Gerrard Street E 240 Jarvis Street	Toronto
72.	St. Paul's University	165 McGillivray Street	Ottawa
73.	St. Paul's University	40 Riverdale Avenue	Ottawa
74.	St. Paul's University	48 Riverdale Avenue	Ottawa
75.	St. Paul's University	11 Glencairn Avenue	Ottawa
76.	St. Paul's University	4-6 Toronto Street	Ottawa
77.	St. Paul's University	305 Nelson Street	Ottawa
78.	St. Paul's University	315 Nelson Street	Ottawa
79.	St. Paul's University	249 Main Street	Ottawa
80.	St. Paul's University	7 Bullock Street	Ottawa
81.	St. Paul's University	66 Glengarry Street	Ottawa
82.	St. Paul's University	175 Main Street	Ottawa
83.	University of Toronto	Wetmore Hall New College 21 Classic Avenue	Toronto
84.	University of Toronto	Wilson Hall New College 40 Willcocks Street	Toronto
85.	University of Toronto	Sir Daniel Wilson University College 73 St. George Street	Toronto
86.	University of Toronto	Whitney Hall University College 85 St. George Street	Toronto
87.	University of Toronto	Devonshire House 1, 3, and 5 Devonshire Place	Toronto
88.	University of Toronto	Innis College 8 Sussex 10 Sussex 12 Sussex 14 Sussex 42 Sussex 709 Spadina 375 Huron Street 12 Washington 111 St. George Street	Toronto
89.	University of Toronto	St. George Graduate 321 Bloor Street West	Toronto
90.	University of Toronto	Victoria University 6, 8 St. Thomas Street	Toronto

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
91.	University of Toronto	Victoria University 65 Charles Street West	Toronto
92.	University of Toronto	Victoria University Rowell Jackman Hall 85 Charles Street West	Toronto
93.	University of Toronto	Burwash Hall Victoria University 89 Charles Street West	Toronto
94.	University of Toronto	Stephenson House Victoria University 63 Charles Street West	Toronto
95.	University of Toronto	Annesley Hall Victoria University 95 Queen's Park Crescent	Toronto
96.	University of Toronto	Margaret Addison Hall Victoria University 140 Charles Street West	Toronto
97.	University of Toronto	Trinity College 6 Hoskin Avenue	Toronto
98.	University of Toronto	St. Hilda's College Trinity College 44 Devonshire Place	Toronto
99.	University of Toronto	Knox College 59 St. George Street	Toronto
100.	University of Toronto	Ewart College 156 St. George	Toronto
101.	University of Toronto	Wycliffe College 5 Hoskin Avenue	Toronto
102.	University of Toronto	Clover Hill St. Michael's College 50 St. Joseph Street	Toronto
103.	University of Toronto	Elmsley Hall St. Michael's College 81 St. Mary's Street	Toronto
104.	University of Toronto	More House St. Michael's College 57 Queen's Park Crescent East	Toronto
105.	University of Toronto	Fisher House St. Michael's College 57 Queen's Park Crescent East	Toronto
106.	University of Toronto	Teefy Hall St. Michael's College 57 Queen's Park Crescent East	Toronto
107.	University of Toronto	Sullivan House St. Michael's College 96 St. Joseph Street	Toronto
108.	University of Toronto	McCorkell House St. Michael's College 2 Elmsley Place	Toronto
109.	University of Toronto	Belisle House St. Michael's College 1 Elmsley Place	Toronto

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
110.	University of Toronto	Phelan House St. Michael's College 3 Elmsley Place	Toronto
111.	University of Toronto	Windle House St. Michael's College 5 Elmsley Place	Toronto
112.	University of Toronto	Maritain House St. Michael's College 6 Elmsley Place	Toronto
113.	University of Toronto	Gilson House St. Michael's College 8 Elmsley Place	Toronto
114.	University of Toronto	Loretto College St. Michael's College 70 St. Mary's Street	Toronto
115.	University of Toronto	St. Joseph's College St. Michael's College 90 Wellesley Street West	Toronto
116.	University of Toronto	St. Basil's College St. Michael's College 95 St. Joseph Street	Toronto
117.	University of Toronto	Massey College 4 Devonshire Place	Toronto
118.	University of Toronto	Scarborough College 1235 and 1295 Military Trail	Scarborough
119.	University of Toronto	43 Sussex	Toronto
120.	University of Toronto	Faculty of Law 18 & 20 Washington Avenue 65 Charles Street West 368 Huron Street 705 Spadina Avenue	Toronto
121.	University of Toronto	Erindale College 3359 Mississauga Road	Mississauga
122.	Trent University	Lady Eaton College Symons Campus	Peterborough
123.	Trent University	Champlain College Symons Campus	Peterborough
124.	Trent University	Langton House Catharine Parr Traill College 554 Reid Street	Peterborough
125.	Trent University	Crawford House Catharine Parr Traill College 310 London Street	Peterborough
126.	Trent University	Scott House Catharine Parr Traill College 300 London Street	Peterborough
127.	Trent University	Stewart House Catharine Parr Traill College 292 London Street	Peterborough

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
128.	Trent University	Wallis Hall Catharine Parr Traill College 310 London Street	Peterborough
129.	Trent University	Sadleir House Peter Robinson College 751 George Street	Peterborough
130.	Trent University	Stratton House Peter Robinson College 740 Water Street	Peterborough
131.	Trent University	Reade House Peter Robinson College 741 George Street	Peterborough
132.	Trent University	Abbott House Peter Robinson College 754 Water Street	Peterborough
133.	Trent University	East Lodge Peter Robinson College 748 George Street	Peterborough
134.	Trent University	Town Houses Peter Robinson College 723 George Street	Peterborough
135.	Trent University	Otonabee College Symons Campus	Peterborough
136.	Trent University	Bradburn House Catharine Parr Traill College 293 London Street	Peterborough
137.	Trent University	Principal's Lodge Traill College 314 London Street	Peterborough
138.	University of Waterloo	Tutors' Residence South Campus, 1,2,3,4,5 200 University Avenue West	Waterloo
139.	University of Waterloo	Columbia Lake Townhouses 350 Columbia Street West	Waterloo
140.	University of Waterloo	Village #1 200 University Avenue West	Waterloo
141.	University of Waterloo	Village #2 200 University Avenue West	Waterloo
142.	University of Waterloo	Minota Hagey Residence 200 University Avenue West	Waterloo
143.	University of Waterloo	Conrad Greble College 200 University Avenue West	Waterloo
144.	University of Waterloo	St. Jerome College 200 University Avenue West	Waterloo
145.	University of Waterloo	Notre Dame College 200 University Avenue West	Waterloo
146.	University of Waterloo	Renison College 200 University Avenue West	Waterloo
147.	University of Waterloo	St. Paul's College Residence 200 University Avenue West	Waterloo

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
148.	University of Waterloo	Resurrection College 265 Westmount Road North	Waterloo
149.	University of Western Ontario	Brough Hall Huron College 1349 Western Road	London
150.	University of Western Ontario	Alumni House University Drive	London
151.	University of Western Ontario	Hellmuth Hall Huron College 1349 Western Road	London
152.	University of Western Ontario	O'Neil, Ridley Hall Residence Huron College 1349 Western Road	London
153.	University of Western Ontario	Henderson House, Cronyn House, Benson House, Huron College 1349 Western Road Young House	London
154.	University of Western Ontario	Brescia College 1285 Western Road	London
155.	University of Western Ontario	Mary Manor Brescia College 1285 Western Road	London
156.	University of Western Ontario	Monsignor Wemple Building King's College 266 Epworth Avenue	London
157.	University of Western Ontario	King's Alumni Court Residence King's College 266 Epworth Avenue	London
158.	University of Western Ontario	Town House #1 King's College 266 Epworth Avenue	London
159.	University of Western Ontario	Town House #2 King's College 266 Epworth Avenue	London
160.	University of Western Ontario	Town House #3 King's College 266 Epworth Avenue	London
161.	University of Western Ontario	Town House #4 King's College 266 Epworth Avenue	London
162.	University of Western Ontario	Town House #5 King's College 266 Epworth Avenue	London
163.	University of Western Ontario	Town House #6 King's College 266 Epworth Avenue	London
164.	University of Western Ontario	Town House #7 King's College 266 Epworth Avenue	London

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
165.	University of Western Ontario	Town House #8 King's College 266 Epworth Avenue	London
166.	University of Western Ontario	Town House #9 King's College 266 Epworth Avenue	London
167.	University of Western Ontario	Town House #10 King's College	London
168.	University of Western Ontario	Sydenham Hall Richmond Street W/S	London
169.	University of Western Ontario	Delaware Hall Western Road E/S	London
170.	University of Western Ontario	Medway Hall Richmond Street W/S	London
171.	University of Western Ontario	Saugeen-Maitland Hall 289 Windermere Road	London
172.	Wilfrid Laurier University	Bouckaert Hall Residence 75 University Avenue West	Waterloo
173.	Wilfrid Laurier University	Clara Conrad Residence 25 University Avenue West	Waterloo
174.	Wilfrid Laurier University	Nils Willison Residence 75 University Avenue West	Waterloo
175.	Wilfrid Laurier University	Little House Residence 75 University Avenue West	Waterloo
176.	Wilfrid Laurier University	Leupold Residence 75 University Avenue West	Waterloo
177.	Wilfrid Laurier University	W. Euler Residence 75 University Avenue West	Waterloo
178.	Wilfrid Laurier University	Bricker Residence 75 University Avenue West	Waterloo
179.	Wilfrid Laurier University	Macdonald House Residence 75 University Avenue West	Waterloo
180.	Wilfrid Laurier University	Married Student Residence 209 Regina Street North	Waterloo
181.	Windsor University	MacDonald Hall 401 Sunset Avenue	Windsor
182.	Windsor University	Laurier Hall 401 Sunset Avenue	Windsor
183.	Windsor University	Cartier Hall 401 Sunset Avenue	Windsor
184.	Windsor University	Electa Hall 233-265 Patricia Road	Windsor
185.	Windsor University	Cody Hall 401 Sunset Avenue	Windsor
186.	Windsor University	Huron Hall 869 Mill Street	Windsor

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
187.	Windsor University	Tecumseh Hall 869 Mill Street	Windsor
188.	Windsor University	Langton House Canterbury College 226 Patricia Road	Windsor
189.	Windsor University	Becket House Canterbury College 2585 Riverside Drive West	Windsor
190.	Windsor University	Rayson House Canterbury College 210 Patricia Road	Windsor
191.	Windsor University	Parker House Canterbury College 105 Sunset Avenue	Windsor
192.	Windsor University	Whitgift House Canterbury College 125 Sunset Avenue	Windsor
193.	Windsor University	Cranmer House Canterbury College 2541 Riverside Drive West	Windsor
194.	Windsor University	Laud House Canterbury College 145 Sunset Avenue	Windsor
195.	Windsor University	Wake House Canterbury College 165 Sunset Avenue	Windsor
196.	Windsor University	Geoffrey Fisher Hall Canterbury College 270 Patricia Road	Windsor
197.	Windsor University	Ramsay House Canterbury College 255 Sunset Avenue	Windsor
198.	Windsor University	Anselm House Canterbury College 2559 Riverside Drive West	Windsor
199.	Windsor University	Clark Phase I Phase II	Windsor
200.	Windsor University	Davidson House Canterbury College Avenue 271 Sunset Avenue	Windsor
201.	York University	Bethune 4700 Keele Street	North York
202.	York University	York Apartments 2 Assiniboine Road	North York
203.	York University	York Apartments 4 Assiniboine Road	North York
204.	York University	York Apartments 6 Assiniboine Road	North York
205.	York University	York Apartments 8 Assiniboine Road	North York

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
206.	York University	York Apartments 22 Moon Road	North York
207.	York University	Wood 2275 Bayview Avenue	North York
208.	York University	Marion Hilliard 2275 Bayview Avenue	North York
209.	York University	Founders 4700 Keele Street	North York
210.	York University	Vanier College 4700 Keele Street	North York
211.	York University	Winters College 4700 Keele Street	North York
212.	York University	Tatham Hall 4700 Keele Street	North York
213.	York University	Stong College 4700 Keele Street	North York
214.	York University	York Apartments 2 Passy Crescent 4 Passy Crescent 6 Passy Crescent 8 Passy Crescent 10 Passy Crescent 12 Passy Crescent 14 Passy Crescent 16 Passy Crescent 18 Passy Crescent	North York
215.	York University	Calumet North York 201 Athabasca Road	North York

3. This Regulation shall be deemed to have come into force on January 1, 1995.

6/97

ONTARIO REGULATION 22/97
made under the
FUEL TAX ACT

Made: January 22, 1997
Filed: January 24, 1997

INTERNATIONAL FUEL TAX AGREEMENT

1. For the purposes of the Act and this Regulation,

"foreign licensee" means a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act who holds an IFTA licence issued by a base jurisdiction other than Ontario;

"IFTA" means the International Fuel Tax Agreement which the Minister has joined pursuant to subsection 28.2 (2) of the Act and includes the Articles of Agreement, the Procedures Manual and the Audit Manual;

"licensee" means a foreign licensee or an Ontario licensee;

"Ontario licensee" means a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act who holds an IFTA licence issued by Ontario;

"registration decal" means an IFTA identification decal.

2. With respect to a licensee, "operator" where used in the Act includes any person licensed or eligible to be licensed under Part V of the Articles of Agreement under the IFTA.

3. (1) For the purposes of subsection 4.13 (1) of the Act, a licensee when operating an interjurisdictional vehicle is considered to be registered with the Minister, but only if the licensee,

(a) affixes the registration decals or carries a 30-day IFTA temporary permit issued by a base jurisdiction other than Ontario as required under Part VI of the Articles of Agreement under the IFTA; and

(b) places the IFTA licence issued to the licensee in the motor vehicle as required under Part VI of the Articles of Agreement of the IFTA.

(2) A licensee who fails to comply with subsection (1) shall apply for an Ontario trip registration certificate under clause 4.13 (2) (b) of the Act.

(3) If a licensee is required to apply for a certificate under subsection (2) and the driver of the licensee's interjurisdictional vehicle fails to produce the certificate when required to do so under the Act, the licensee shall be considered not to be registered under subsection 4.13 (1) of the Act.

(4) For the purposes of subsection 4.13 (1) of the Act, a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act to whom an Ontario trip registration certificate has been issued is considered to be registered with the Minister.

(5) Clause 4.13 (2) (a) does not apply to a foreign licensee.

(6) Clause 4.13 (2) (a) does not apply to an interjurisdictional carrier who is not a foreign licensee so long as the carrier applies in accordance with the IFTA for an IFTA licence and renewals of it.

(7) For the purposes of subsections 4.13 (3) and (4) of the Act, the Minister may establish fees to be paid by an Ontario licensee.

(8) Subsections 4.13 (5) and (6) and section 4.14 of the Act do not apply to a licensee.

4. (1) Subsection 6 (3), sections 6.1 and 7 and subsections 10 (1) and 11 (1) of the Act do not apply to a licensee's obligations as an interjurisdictional carrier.

(2) Despite subsection (1),

(a) an Ontario licensee who fails to comply with the reporting requirements under Part IX of the Articles of Agreement of the IFTA is not in compliance with subsection 10 (1) of the Act; and

(b) an Ontario licensee who fails to comply with the remission requirements under Part IX of the Articles of Agreement of the IFTA is not in compliance with subsection 11 (1) of the Act.

5. (1) Sections 10, 13, 17 and 17.1 of the Act do not apply to a licensee except if the licensee fails to comply with its obligations under the IFTA.

(2) If the licensee fails to comply with its obligations under the IFTA, then sections 10, 13, 17 and 17.1 of the Act apply, with the necessary modifications, to the licensee as if the obligations under the IFTA were obligations under the Act.

(3) Despite subsection (1), section 13 of the Act applies, with the necessary modifications, to any assessments issued against an Ontario licensee.

6. An Ontario licensee who fails to comply with its obligations under the IFTA can be held liable under subsections 2 (9), 2 (10), 10 (4), 18 (7) or 25 (1) or section 16 or 28 of the Act, as the case may be, as if the obligations under the IFTA were obligations under the Act.

7. Section 9 of the Act does not apply to a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act. Instead, the following procedures apply to any refusal to issue an IFTA licence and to any suspension or cancellation of an IFTA licence:

1. The Minister shall afford the person the opportunity to appear before the Minister to show cause why the Minister should not so act.

2. Despite paragraph 1, the Minister may suspend an IFTA licence without affording the person an appearance opportunity if the person fails to deliver a return required by the Act or the regulations or fails to remit tax payable by the person under the Act.

3. A suspension under paragraph 2 shall be by notice in writing with written reasons, and shall state that the person may, by notice in writing served on the Minister within 30 days after service of the notice of suspension, require a hearing by the Minister to determine whether the suspension should be rescinded, rescinded subject to conditions, or whether the IFTA licence should be cancelled, and the person may so require the hearing.

4. A notice under this subsection may be served personally or by facsimile transmission, courier or registered mail addressed to the person to whom notice is to be given at the person's last known address.

5. Service by registered mail of a notice under this section shall be deemed to have been made on the fifth day after the day of mailing unless the person establishes that, though acting in good faith, the person did not receive the notice or did not receive it until a later date.

8. For the purposes of the Act and Regulation 464, a return includes an IFTA tax report.

9. Section 11.1 of the Act does not apply to an Ontario licensee. Instead, the Ontario licensee shall pay interest on its outstanding tax liability calculated for a particular calendar quarter at a rate equal to the average yield paid on 90-day, Government of Canada treasury bills as published by the Bank of Canada during the first week of the month immediately preceding the calendar quarter, plus 2 per cent.

10. Despite Part XII of the Articles of Agreement of the IFTA, section 14 of the Act applies to an Ontario licensee who is assessed under section 13 of the Act, except that the Ontario licensee must file a notice of objection within 30 days after being served the notice of assessment.

11. If an Ontario licensee's business records are kept outside Ontario, all costs incurred by the Minister to examine these records at the place where they are kept shall be reimbursed by the Ontario licensee within 30 days of notification by the Minister of the amount of these costs.

12. Except as provided in this Regulation, the IFTA prevails in the event of any conflict with the provisions of the Act and the other Regulations made under it.

13. This Regulation shall be deemed to have come into force on January 1, 1997.

ONTARIO REGULATION 23/97
made under the
FUEL TAX ACT

Made: January 22, 1997
Filed: January 24, 1997

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Since January 1, 1996, Regulation 465 has been amended by Ontario Regulation 179/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 4 of Regulation 465 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

6/97

ONTARIO REGULATION 24/97
made under the
GASOLINE TAX ACT

Made: January 22, 1997
Filed: January 24, 1997

INTERNATIONAL FUEL TAX AGREEMENT

1. For the purposes of the Act and this Regulation,

"foreign licensee" means an interjurisdictional carrier who holds an IFTA licence issued by a base jurisdiction other than Ontario;

"IFTA" means the International Fuel Tax Agreement which the Minister has joined pursuant to subsection 34 (3) of the Act and includes the Articles of Agreement, the Procedures Manual and the Audit Manual;

"licensee" means a foreign licensee or an Ontario licensee;

"Ontario licensee" means an interjurisdictional carrier who holds an IFTA licence issued by Ontario;

"registration decal" means an IFTA identification decal.

2. (1) For the purposes of subsection 4.12 (1) of the Act, a licensee when operating an interjurisdictional vehicle is considered to be registered with the Minister, but only if the licensee,

(a) affixes the registration decals or carries a 30-day IFTA temporary permit issued by a base jurisdiction other than Ontario as required under Part VI of the Articles of Agreement under the IFTA; and

(b) places the IFTA licence issued to the licensee in the motor vehicle as required under Part VI of the Articles of Agreement of the IFTA.

(2) A licensee who fails to comply with subsection (1) shall apply for an Ontario trip registration certificate under clause 4.12 (2) (b) of the Act.

(3) If a licensee is required to apply for a certificate under subsection (2) and the driver of the licensee's interjurisdictional vehicle fails to produce the certificate when required to do so under the Act, the

licensee shall be considered not to be registered under subsection 4.12 (1) of the Act.

(4) For the purposes of subsection 4.12 (1) of the Act, an interjurisdictional carrier to whom an Ontario trip registration certificate has been issued is considered to be registered with the Minister.

(5) Clause 4.12 (2) (a) does not apply to a foreign licensee.

(6) Clause 4.12 (2) (a) does not apply to an interjurisdictional carrier who is not a foreign licensee so long as the carrier applies in accordance with the IFTA for an IFTA licence and renewals of it.

(7) For the purposes of subsections 4.12 (3) and (4) of the Act, the Minister may establish fees to be paid by an Ontario licensee.

(8) Subsection 4.12 (5) and sections 6 and 15 of the Act do not apply to a licensee.

3. (1) Subsections 8 (1), 8 (2), 9 (1), 9 (2) and 15 (6) of the Act do not apply to a licensee's obligations as an interjurisdictional carrier.

(2) Despite subsection (1),

(a) an Ontario licensee who fails to comply with the reporting requirements under Part IX of the Articles of Agreement of the IFTA is not in compliance with subsection 8 (1) of the Act; and

(b) an Ontario licensee who fails to comply with the remission requirements under Part IX of the Articles of Agreement of the IFTA is not in compliance with subsection 9 (1) of the Act.

4. (1) Sections 8, 11, 19, 19.1 and 20 of the Act do not apply to a licensee except if the licensee fails to comply with its obligations under the IFTA.

(2) If the licensee fails to comply under subsection (1), then sections 8, 11, 19, 19.1 and 20 of the Act apply, with necessary modifications, to the licensee as if the obligations under the IFTA were obligations under the Act.

(3) Despite subsection (1), section 11 of the Act applies, with the necessary modifications, to the issuance of any assessment against an Ontario licensee.

5. An Ontario licensee who fails to comply with its obligations under the IFTA can be held liable under subsections 2 (8), 4.13 (1), 8 (5) or 16 (9) or section 23 or 24 of the Act, as the case may be, as if the obligations under the IFTA were obligations under the Act.

6. Section 7 of the Act does not apply to an interjurisdictional carrier. Instead, the following procedures apply to any refusal to issue an IFTA licence and to any suspension or cancellation of an IFTA licence:

1. The Minister shall afford the person the opportunity to appear before the Minister to show cause why the Minister should not so act.

2. Despite paragraph 1, the Minister may suspend an IFTA licence without affording the person an appearance opportunity if the person fails to deliver a return required by the Act or the regulations or fails to remit tax payable by the person under the Act.

3. A suspension under paragraph 2 shall be by notice in writing with written reasons, and shall state that the person may, by notice in writing served on the Minister within 30 days after service of the notice of suspension, require a hearing by the Minister to determine whether the suspension should be rescinded, rescinded subject to conditions, or whether the IFTA

licence should be cancelled, and the person may so require the hearing.

4. A notice under this subsection may be served personally or by facsimile transmission, courier or registered mail addressed to the person to whom notice is to be given at the person's last known address.

5. Service by registered mail of a notice under this section shall be deemed to have been made on the fifth day after the day of mailing unless the person establishes that, though acting in good faith, the person did not receive the notice or did not receive it until a later date.

7. For the purposes of the Act and Regulation 534, a return includes an IFTA tax report.

8. Section 12 of the Act does not apply to an Ontario licensee. Instead, the Ontario licensee shall pay interest on its outstanding tax liability calculated for a particular calendar quarter at a rate equal to the average yield paid on 90-day, Government of Canada treasury bills as published by the Bank of Canada during the first week of the month immediately preceding the calendar quarter, plus 2 per cent.

9. (1) Despite Part XII of the Articles of Agreement of the IFTA, sections 13 and 14 apply to an Ontario licensee who is assessed under section 11 of the Act, except that the licensee must file a notice of objection within 30 days after being served the notice of assessment.

10. If an Ontario licensee's business records are kept outside Ontario, all costs incurred by the Minister to examine such records at the place where they are kept shall be reimbursed by the Ontario licensee within 30 days of notification by the Minister of the amount of these costs.

11. Except as provided in this Regulation, the IFTA prevails in the event of any conflict with the provisions of the Act and the other Regulations made under it.

12. This Regulation shall be deemed to have come into force on January 1, 1997.

6/97

ONTARIO REGULATION 25/97
made under the
FARM PRODUCTS MARKETING ACT

Made: January 8, 1997
Approved: January 23, 1997
Filed: January 24, 1997

Amending Reg. 409 of R.R.O. 1990
(Eggs—Plan)

Note: Regulation 409 has not previously been amended.

1. The definition of "chicks-for-placement" in section 2 of the Schedule to Regulation 409 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"chicks-for-placement" or "pullets" means female chickens 20 weeks of age or younger or any class thereof;

2. Section 5 of the Schedule to the Regulation is revoked and the following substituted:

5. (1) The local board is composed of 11 members, 10 of whom are elected by egg councillors and the other by pullet councillors.

(2) A member holds office from April 1 in the year of election until his or her successor takes office.

(3) No person is eligible to be a member of the local board for more than four consecutive 2-year terms.

3. (1) Section 6 of the Schedule to the Regulation is amended by striking out "districts" in the first line and substituting "zones".

(2) Paragraphs 1 to 6 of section 6 of the Schedule to the Regulation are amended by striking out "District" in each paragraph and substituting "Zone".

(3) Paragraphs 7 and 8 of section 6 of the Schedule to the Regulation are revoked and the following substituted:

7. Zone 7 comprising the County of Perth and The Regional Municipality of Waterloo.

8. Zone 8 comprising the County of Wellington and the regional municipalities of Halton and Peel.

(4) Paragraphs 9 to 13 of section 6 of the Schedule to the Regulation are amended by striking out "District" in each paragraph and substituting "Zone".

(5) Section 6 of the Schedule to the Regulation is amended by adding the following subsection:

(2) A producer that is not an individual may designate an individual to represent it for the purpose of this Regulation.

4. Sections 7 to 11 of the Schedule to the Regulation are revoked and the following substituted:

7. The zones are divided into five areas as follows:

1. Area 1 comprising zones 1, 2 and 3.

2. Area 2 comprising zones 4 and 5.

3. Area 3 comprising zones 6 and 7.

4. Area 4 comprising zones 8, 9 and 10.

5. Area 5 comprising zones 11, 12 and 13.

8. (1) The producers in each zone shall be represented by one egg councillor for every five egg quota holders in the zone and one pullet councillor for every 10 pullet quota holders in the zone.

(2) Only an egg quota holder is eligible to be elected as an egg councillor.

(3) Only a pullet quota holder is eligible to be elected as a pullet councillor.

(4) A pullet quota holder who is an egg quota holder or is engaged in the hatchery business or the production of pullets for breeding stock is not eligible to be elected as a pullet councillor.

(5) No person is eligible to be elected as an egg councillor or a pullet councillor in more than one zone.

9. (1) On or before March 1 in each year, the egg producers and pullet producers in each zone shall, from among themselves, elect their councillors.

(2) Subject to subsection (3), councillors hold office for one year from March 1 in the year of election.

(3) A councillor elected to the local board for a term of two years holds office as a councillor for two years.

10. (1) On or before April 1, 1997, the egg councillors for each area shall, from among themselves, elect two members to the local board.

(2) The member receiving the higher number of votes holds office for two years while the other member holds office for one year.

(3) On or before April 1, 1998 and in each year thereafter, the egg councillors in each area shall, from among themselves, elect one member to the local board for a term of two years.

(4) The two members representing an area at any particular time must be from different zones.

11. On or before April 1, 1997 and in every second year thereafter, the pullet councillors shall, from among themselves, elect one member to the local board for a term of two years.

12. (1) If an egg councillor, pullet councillor or member of the local board has not been elected in accordance with this Regulation by

April 1 in any year, the local board shall, at its first meeting after that date appoint an eligible producer to that position.

(2) If a member of the local board is unwilling or unable to perform his or her duties, the local board may appoint an eligible producer for the unexpired term.

(3) If the local board does not appoint a member under subsection (1) or (2), the Commission may appoint the member.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on January 8, 1997.

6/97

ONTARIO REGULATION 26/97
made under the
**FREEDOM OF INFORMATION AND
PROTECTION OF PRIVACY ACT**

Made: January 22, 1997
Filed: January 24, 1997

Amending Reg. 460 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 460 has been amended by Ontario Regulations 21/96 and 331/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 5 (2) of Regulation 460 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) For the purposes of subsection (1), the minimum period of retention of personal information that is contained in a telecommunication logger tape in the custody or under the control of the institution is 45 days rather than one year.

2. Items 0.1, 13, 24, 67, 75.1, 77, 113, 138, 143, 162, 194 and 221 of the Schedule to the Regulation are revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 26/97
pris en application de la
**LOI SUR L'ACCÈS À L'INFORMATION ET LA
PROTECTION DE LA VIE PRIVÉE**

pris le 22 janvier 1997
déposé le 24 janvier 1997

modifiant le Règl. 460 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis le 1^{er} janvier 1996, le Règlement 460 a été modifié par les Règlements de l'Ontario 21/96 et 331/96. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le paragraphe 5 (2) du Règlement 460 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Pour l'application du paragraphe (1), le délai minimal pendant lequel sont conservés les renseignements personnels que contient une bande d'enregistreur automatique d'appels téléphoniques ou radio qui est gardée par l'institution ou sous son contrôle est de 45 jours au lieu d'un an.

2. Les numéros 0.1, 13, 24, 67, 75.1, 77, 113, 138, 143, 162, 194 et 221 de l'annexe du Règlement sont abrogés et remplacés par ce qui suit :

24.	Provincial Advisory Committees	Minister of Education and Training
.		
138.	Crop Insurance Appeal Board	Minister of Agriculture, Food and Rural Affairs
.		
221.	Rent Review Hearings Board	Minister of Municipal Affairs and Housing

24.	Comités consultatifs provinciaux	Ministre de l'Éducation et de la Formation
.		
138.	Commission d'appel de l'assurance-récolte	Ministre de l'Agriculture, de l'Alimentation et des Affaires rurales
.		
221.	Commission de révision des loyers	Ministre des Affaires municipales et du Logement

6/97

ONTARIO REGULATION 27/97
made under the
ONTARIO DRUG BENEFIT ACT

Made: January 22, 1997
Filed: January 24, 1997

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has been amended by Ontario Regulations 324/96, 336/96, 375/96, 386/96, 507/96 and 508/96.

1. (1) Clause 12 (1) (b) of Ontario Regulation 201/96 is revoked and the following substituted:

- (b) a letter authorizing the Minister to gain access to all information with respect to the product in the possession of the Health Protection Branch of Health Canada or of the government of any province or territory in Canada and authorizing the Minister to disclose any information with respect to the product in the possession of the Ministry to the Health Protection Branch of Health Canada or to the government of a province or territory in Canada.

(2) Clause 12 (1) (c) of the Regulation is revoked.

(3) Clauses 12 (1) (f) and (g) of the Regulation are revoked.

(4) Subsection 12 (7) of the Regulation is revoked.

2. The Regulation is amended by adding the following section:

**CONDITIONS TO CONTINUE TO BE A DESIGNATED
LISTED DRUG PRODUCT**

12.1 The following conditions must be met in order for a designated listed drug product to continue to be designated as a listed drug product:

1. The manufacturer of the product shall give the Minister notice of any change made to the product, including a formulation change, and of any change in the ownership of the manufacturer.
2. The product must be authorized for sale under the *Food and Drugs Act* (Canada).
3. The manufacturer of the product must continue to be able to supply the product at the drug benefit price in a quantity that is sufficient to meet the demand for the product.

3. This Regulation comes into force on February 1, 1997.

6/97

ONTARIO REGULATION 28/97
made under the
**DRUG INTERCHANGEABILITY AND
DISPENSING FEE ACT**

Made: January 22, 1997
Filed: January 24, 1997

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 935 has been amended by Ontario Regulations 18/96, 177/96, 204/96, 337/96, 376/96, 387/96 and 509/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The definition of "original product" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"original product" means the original source of a drug product in a particular strength and dosage form that is or was designated as a listed drug product under Ontario Regulation 201/96 or that was listed as a drug product under Regulation 868 of the Revised Regulations of Ontario, 1990 (General) or the Parcost C.D.I. prescribed under Ontario Regulation 839/84 as it read on November 30, 1986.

2. (1) Clause 6 (1) (b) of the Regulation is revoked and the following substituted:

- (b) a letter authorizing the Minister to gain access to all information with respect to the product in the possession of the Health Protection Branch of Health Canada or of the government of any province or territory in Canada and authorizing the Minister to disclose any information with respect to the product in the possession of the Ministry to the Health Protection Branch of Health Canada or to the government of a province or territory in Canada.

(2) Clause 6 (1) (f) of the Regulation is revoked.

(3) Subsection 6 (6) of the Regulation is revoked and the following substituted:

(6) Clauses (1) (c), (e), (g) and (i) do not apply with respect to a product that has been designated as bioequivalent to the original product by the Health Protection Branch of Health Canada.

(7) Subsection (6) applies to a product described in paragraphs 1, 2 and 3 of subsection (5) only if the formulation of the product has been submitted to the Minister.

3. The Regulation is amended by adding the following section:

8. The following conditions must be met in order for a drug product that has been designated as interchangeable to continue to be designated as interchangeable:

1. The manufacturer of the product shall give the Minister notice of any change made to the product, including a formulation change, and of any change in the ownership of the manufacturer.
2. The product must be authorized for sale under the *Food and Drugs Act* (Canada).
3. The manufacturer of the product must continue to be able to supply the product at the drug benefit price in a quantity that is sufficient to meet the demand for the product.

4. Subsection 7 (2) of the Regulation is amended by striking out "or" at the end of clause (a) and by adding the following clause:

- (a.1) in the case of an original product that was but is no longer a listed drug product under Ontario Regulation 201/96, the drug benefit price of the product proposed to the Minister under clause 6 (1) (d.1) is,
 - (i) less than or equal to 75 per cent of the drug benefit price of the original product that was set out in the Formulary immediately before its removal, or
 - (ii) if the original product was removed from the Formulary as a listed drug product before May 27, 1996, less than or equal to 75 per cent of the best available price that was set out in the Formulary immediately before the removal of the original product; or

5. This Regulation comes into force on February 1, 1997.

6/97

ONTARIO REGULATION 29/97
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: January 22, 1997
Filed: January 24, 1997

**DESIGNATION—FIBRE ENVIRONMENTAL
AND ECOLOGY LIMITED**

1. In this Regulation,

"Fibre Environmental and Ecology Limited" includes,

- (a) any person related to Fibre Environmental and Ecology Limited by ownership; and
- (b) any person who is a party to a contract with Fibre Environmental and Ecology Limited respecting any undertaking described in section 2.

2. Any undertaking or activity of Fibre Environmental and Ecology Limited of disposing of waste on the former Quinte Sanitation Landfill located on parts of Lots 17 and 18, Concession 1, Township of Sidney in the County of Hastings is defined as a major commercial or business

enterprise or activity and is designated as an undertaking to which the Act applies.

6/97

ONTARIO REGULATION 30/97
made under the
FUEL TAX ACT

Made: January 6, 1997
Filed: January 24, 1997

Amending Reg. 464 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 464 has been amended by Ontario Regulation 141/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 1 (1) of Regulation 464 of Revised Regulations of Ontario, 1990 is amended by revoking the definitions of "current registration year", "fleet of interjurisdictional vehicles", "gross vehicle weight", "prior registration year", "recreational vehicle", "registered gross vehicle weight" and "registration year".

(2) Subsection 1 (1) of the Regulation is further amended by revoking the definition of "registration decal" and substituting the following:

"registration decal" means a registration decal as defined in section 1 of Ontario Regulation 22/97;

(3) Subsection 1 (1) of the Regulation is further amended by adding the following definitions:

"foreign licensee" means a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act who holds an IFTA licence issued by a base jurisdiction other than Ontario;

"IFTA" means the International Fuel Tax Agreement which the Minister has joined pursuant to subsection 28.2 (2) of the Act and includes the Articles of Agreement, the Procedures Manual and the Audit Manual;

"Ontario licensee" means a person described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act who holds an IFTA licence issued by Ontario;

2. Section 3 of the Regulation is revoked and the following substituted:

3. (1) An interjurisdictional carrier described in clause (a) of the definition of "interjurisdictional carrier" in section 1 of the Act shall apply for an Ontario trip registration certificate before operating an interjurisdictional vehicle on a trip that includes travel both inside and outside Ontario.

(2) Subsection (1) does not apply to a foreign licensee or Ontario licensee unless the licensee is required to apply for an Ontario trip registration certificate under section 3 of Ontario Regulation 22/97.

(3) An Ontario trip registration certificate is valid only as set out in the certificate and is not transferrable between vehicles.

(4) Any application required to be made under this section may be made by the driver of the interjurisdictional vehicle as agent for the interjurisdictional carrier.

(5) For the purposes of subsection 4.16 (1) of the Act, a driver of an interjurisdictional vehicle who does not produce an Ontario trip

registration certificate issued for the trip when required to do so under the Act contravenes subsection 4.13 (2) of the Act.

(6) Despite subsection (1), the Minister or a person authorized by the Minister may allow an Ontario trip registration certificate to be purchased after the interjurisdictional carrier has started a trip that includes travel both inside and outside Ontario if the lack of purchase was due to inadvertence.

(7) An Ontario licensee or a foreign licensee shall affix registration decals as required by the International Fuel Tax Agreement.

3. (1) Subsections 10 (3) and 10 (4) of the Regulation are revoked.

(2) Subsection 10 (5) of the Regulation is revoked and the following substituted:

(5) On or before the 25th day of each month, every interjurisdictional carrier described in clause (b) of the definition of "interjurisdictional carrier" in section 1 of the Act shall deliver to the Minister a return in a form approved by the Minister with respect to the immediately preceding calendar month, together with the required tax payable.

(3) Subsection 10 (13) of the Regulation is revoked and the following substituted:

(13) A reference to an interjurisdictional carrier in subsections 10 (7), (8), (9), (10), (11) and (12) applies only to a person who engages in the commercial transportation of goods or passengers inside and outside Ontario and operates for that purpose railway equipment on rails in connection with and as part of a public transportation system.

4. Subsections 13 (7), (8) and (12) of the Regulation are revoked.

5. Form 12 of the Regulation is revoked.

6. This Regulation shall be deemed to have come into force on January 1, 1997.

DAVID JOHNSON
Minister of Finance

Dated at Toronto on January 6, 1997.

6/97

ONTARIO REGULATION 31/97
made under the
GASOLINE TAX ACT

Made: January 6, 1997
Filed: January 24, 1997

Amending Reg. 534 of R.R.O. 1990
(Returns and Refunds)

Note: Regulation 534 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The title to Regulation 534 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

MISCELLANEOUS

2. The Regulation is further amended by adding the following section:

8. (1) In this section,

"foreign licensee" means an interjurisdictional carrier who holds an IFTA licence issued by a base jurisdiction other than Ontario;

"IFTA" means the International Fuel Tax Agreement which the Minister has joined pursuant to subsection 34 (3) of the Act and includes the Articles of Agreement, the Procedures Manual and the Audit Manual;

"Ontario licensee" means an interjurisdictional carrier who holds an IFTA licence issued by Ontario;

"registration decal" means a registration decal as defined in section 1 of Ontario Regulation 24/97.

(2) An interjurisdictional carrier shall apply for an Ontario trip registration certificate before operating a qualified motor vehicle on a trip that includes travel both inside and outside Ontario.

(3) Subsection (2) does not apply to a foreign licensee or Ontario licensee unless the licensee is required to apply for an Ontario trip registration certificate under section 3 of Ontario Regulation 24/97.

(4) An Ontario trip registration certificate is valid only as set out in the certificate and is not transferrable between vehicles.

(5) Any application required to be made under this section may be made by the driver of the qualified motor vehicle as agent for the interjurisdictional carrier.

(6) For the purposes of subsection 4.13 (1) of the Act, a driver of a qualified motor vehicle who does not produce an Ontario trip registration certificate issued for the trip when required to do so under the Act contravenes subsection 4.12 (2) of the Act.

(7) Despite subsection (2), the Minister or a person authorized by the Minister may allow an Ontario trip registration certificate to be purchased after the interjurisdictional carrier has started a trip that includes travel both inside and outside Ontario if the lack of purchase was due to inadvertence.

(8) An Ontario licensee or a foreign licensee shall affix registration decals as required by the International Fuel Tax Agreement.

3. This Regulation shall be deemed to have come into force on January 1, 1997.

DAVID JOHNSON
Minister of Finance

Dated at Toronto on January 6, 1997.

6/97

CORRECTION

Ontario Regulation 537/96 under the *Municipal Act* published in the December 28, 1996 issue of *The Ontario Gazette*.

Paragraph 3 of subsection 6 (2), as set out in Ontario Regulation 537/96, should have read as follows:

3. The board of governors of a college of applied arts and technology established under section 5 of the *Ministry of Colleges and Universities Act*.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—02—15

ONTARIO REGULATION 32/97

made under the
PLANNING ACT

Made: January 15, 1997

Filed: January 27, 1997

Amending O. Reg. 409/82

(Restricted Areas—District of Algoma, Geographic Townships of
Cobden, Striker, Scarfe and Mack)

Note: Ontario Regulation 409/82 has not been amended in 1996 or 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. The Schedule to Ontario Regulation 409/82 is amended by adding the following section:

11. (1) Despite subsection 24 (1), the storage of snowmobile trail grooming equipment and snowmobile maintenance equipment is permitted on the lands described in subsection (2).

(2) Subsection (1) applies to that parcel of land in the geographic Town of Cobden in the Territorial District of Algoma, being part of Lot 3 in Concession III more particularly described as Parcel 8214 ACS and designated as parts 2 and 3 on Reference Plan 1R-8630, deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1).

KAREN SMITH

Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on January 15, 1997.

7/97

ONTARIO REGULATION 33/97

made under the
GAME AND FISH ACT

Made: January 22, 1997

Filed: January 27, 1997

Amending Reg. 527 of R.R.O. 1990
(Traps)

Note: Regulation 527 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Clause 1 (10) (b) of Regulation 527 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(b) a snare lock or other device is used in such a manner that the noose is prevented from expanding.

RÈGLEMENT DE L'ONTARIO 33/97

pris en application de la
LOI SUR LA CHASSE ET LA PÊCHE

pris le 22 janvier 1997

déposé le 27 janvier 1997

modifiant le Règl. 527 des R.R.O. de 1990
(Pièges)

Remarque : Le Règlement 527 n'a pas été modifié en 1996 ou 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'alinéa 1 (10) b) du Règlement 527 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

b) un système de blocage du collet ou un autre dispositif est utilisé de façon à empêcher le nœud coulant de se desserrer.

ONTARIO REGULATION 34/97
made under the
LOCAL SERVICES BOARDS ACT

Made: January 12, 1997
Filed: January 27, 1997

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Since January 1, 1996, Regulation 737 has been amended by Ontario Regulations 153/96, 372/96 and 408/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 31 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(4) The Board may exercise the powers set out in paragraphs 2, 3, 4, 5 and 6 of the Schedule to the Act.

CHRIS HODGSON
Minister of Northern Development and Mines

Dated at Toronto on January 12, 1997.

7/97

ONTARIO REGULATION 35/97
made under the
COURTS OF JUSTICE ACT

Made: January 29, 1997
Filed: January 30, 1997

Amending Reg. 190 of R.R.O. 1990
(Money Paid Into Court)

Note: Regulation 190 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 2 (4) of Regulation 190 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(4) Money paid or transferred to the Account bears interest on the minimum monthly balance,

(a) in the case of money held for a minor, at the rate of 5.6 per cent per year, compounded semi-annually;

(b) in the case of all other money, at the rate of 2.75 per cent per year, compounded semi-annually.

7/97

ONTARIO REGULATION 36/97
made under the
PLANNING ACT

Made: January 28, 1997
Filed: January 31, 1997

**DELEGATION OF AUTHORITY OF
MINISTER TO CITY OF BARRIE**

1. In this Regulation,

"Minister's authority" means the Minister's authority to give approval under section 51 of the Act continued, as it existed immediately prior to March 28, 1995, by section 74.1 of the Act with respect to,

(a) applications for approval of plans of subdivision whose file numbers are set out in Schedule 1; and

(b) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedule 2.

2. The Minister's authority is delegated to the council of the City of Barrie.

3. (1) If any of the authority delegated to the council is in turn delegated by the council to a committee of council or an appointed officer under section 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

4. This Regulation comes into force on February 3, 1997.

Schedule 1

**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OF PLANS OF SUBDIVISION**

43T-93025
43T-93013
43T-92021
43T-92018
43T-92014
43T-92001
43T-91052
43T-91039
43T-91034
43T-91018
43T-91017
43T-90047
43T-90040
43T-90020
43T-89067
43T-89063
43T-89050
43T-89017
43T-89013
43T-89008
43T-89002
43T-88084
43T-88065
43T-88035
43T-87061
43T-87058
43T-87004
43T-86011
43T-86010

Schedule 2**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OR EXEMPTION
OF CONDOMINIUM DESCRIPTIONS**

43CD-89011
43CD-89024
43CD-90003

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on January 28, 1997.

7/97

**ONTARIO REGULATION 37/97
made under the
PLANNING ACT**

Made: January 28, 1997
Filed: January 31, 1997

**DELEGATION OF AUTHORITY OF
MINISTER TO CITY OF ORILLIA**

1. The Minister's authority to give approval under section 51 of the Act continued, as it existed immediately prior to March 28, 1995, by section 74.1 of the Act with respect to applications for approval of plans

of subdivision whose file numbers are set out in the Schedule is delegated to the council of the City of Orillia.

2. (1) If any of the authority delegated to the council is in turn delegated by the council to a committee of council or an appointed officer under section 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

3. This Regulation comes into force on February 3, 1997.

Schedule**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OF PLANS OF SUBDIVISION**

43T-90043
43T-90023
43T-87022
43T-75295
43T-74158

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on January 28, 1997.

7/97



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—02—22

ONTARIO REGULATION 38/97 made under the PLANNING ACT

Made: February 3, 1997

Filed: February 4, 1997

Amending O. Reg. 409/82

(Restricted Areas—District of Algoma, Geographic Townships of Cobden, Striker, Scarfe and Mack)

Note: Since January 1, 1996, Ontario Regulation 409/82 has been amended by Ontario Regulation 32/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Section 2 of Ontario Regulation 409/82 is amended by striking out the word "Striker" in the second line.

2. Section 4 of the Regulation is revoked and the following substituted:

4. All the land in the geographic Townships of Cobden, Scarfe and Mack are divided into the zones listed in the Table as shown on maps filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing as 85a, 86a, 87 and 88, the zones being designated on the maps as set out in the Table:

TABLE

Name of Zone	Symbol on Map
Rural	RU
Seasonal Residential	SR
Resort Commercial	CR
Waste Disposal	WD
Resource Management	RM

3. Subsection 5 (3) of the Regulation is amended by striking out "and" at the end of clause (c), by adding "and" at the end of clause (d) and by adding the following clause:

(c) not be located closer to the front line or exterior side lot line than the maximum front yard and external yard set backs required for the principal building.

4. Subsection 18 (1) of the Regulation is amended by striking out "177.7" in the first line of column 2 of the Table and substituting "178.4".

5. Subsection 18 (2) of the Regulation is revoked and the following substituted:

(2) On lands abutting the shoreline of Lake Huron,

(a) the finished grade level of lands surrounding a habitable structure shall be above 178.4 metres Canadian Geodetic Datum; and

(b) there shall be no openings in a building below 178.4 metres Canadian Geodetic Datum.

6. Clause 21 (4) (a) of the Regulation is amended by striking out "65" and substituting "200".

7. (1) Paragraph 1 of subsection 25 (3) of the Regulation is revoked and the following substituted:

1. Minimum lot area 0.4 hectares

(2) Subsection 25 (3) is further amended by adding the following new paragraph:

6. Maximum lot coverage 15 per cent

8. Paragraph 1 of subsection 25 (4) of the Regulation is revoked and the following substituted:

1. Minimum lot area 0.4 hectares

9. Paragraph 1 of section 32 of the Regulation is revoked and the following substituted:

1. Minimum lot area 2.0 hectares

10. (1) Sections 29.2, 37a, 37b and 37c of the Regulation are revoked.

(2) Sections 3, 6, 7, 9 and 10 of the Schedule to the Regulation are revoked.

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 3, 1997.

8/97

ONTARIO REGULATION 39/97 made under the PLANNING ACT

Made: February 4, 1997

Filed: February 4, 1997

Amending O. Reg. 40/85

(Zoning Areas—District of Nipissing, Part of the districts of Nipissing and Sudbury)

Note: Since January 1, 1996, Ontario Regulation 40/85 has been amended by Ontario Regulations 2/96 and 498/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Paragraph 2 of section 1 of Ontario Regulation 40/85 is amended by adding "fur farming" after "poultry raising," in the fifth line.

(2) Paragraph 5 of section 1 is revoked and the following substituted:

5. "duplex dwelling" means a building containing two dwelling units located one above the other that are capable of being occupied as permanent residences;

(3) Paragraph 12 of section 1 is amended by striking out "seasonal" in the third line.

(4) Paragraph 18 of section 1 is amended by adding "and Energy or its designate" after "Ministry of the Environment" in the second line.

(5) Section 1 is further amended by adding the following paragraph:

33.1 "right-of-way" means the right to pass over the land of another, created either by express grant or by prescription under the *Limitations Act* confirmed by a court or tribunal.

(6) Section 1 is further amended by adding the following paragraph:

34.1 "semi-detached dwelling" means a building divided vertically into two dwelling units capable of being occupied as permanent residences;

2. Clause 4 (b) of the Regulation is amended by striking out "Plans Administration Branch, North and East" in the seventh and eighth lines and substituting "Provincial Planning Services Branch".

3. Section 10 of the Regulation is revoked and the following substituted:

10. Where a lot with less than the minimum frontage or area required by this Order existed on January 25, 1985, this Order does not prohibit uses permitted in the relevant zone designation if,

(a) the lot is considered suitable for the proposed development by the Ministry of Environment and Energy or its designate and satisfactory to the Planning Board; and

(b) all other requirements of this Order are met.

4. Subsection 20 (2) of the Regulation is amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding the following clause:

(c) shall have a minimum length of six metres and a minimum width of three metres, exclusive of areas for driveways, entrances and exits.

5. Subsection 22 (6) of the Regulation is revoked and the following substituted:

(6) Where a wayside pit or quarry is established under clause (1) (j), the edge of the excavation shall be no less than 61 metres from the limit of any public road and from any adjoining property line, except where two pits are located on abutting properties, the pits may be excavated up to the abutting property line.

6. Section 28 of the Regulation is amended by adding the following clause:

(a.1) semi detached dwellings;

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 4, 1997.

8/97

ONTARIO REGULATION 40/97 made under the PLANNING ACT

Made: February 5, 1997

Filed: February 5, 1997

DEEMING ORDER (ESPANOLA AND AREA PLANNING BOARD)

1. (1) Ontario Regulation 22/87, as it read immediately before its revocation under section 2, shall be deemed to be and to always have been a by-law of the Espanola and Area Planning Board under section 34 of the Act.

(2) The deemed by-law shall be referred to as By-law Number 01/97 of the Espanola and Area Planning Board until changed by the Board.

2. Ontario Regulations 22/87, 7/88, 88/88, 89/88, 221/88, 478/88, 407/89, 45/92, 477/93, 286/94 and 408/95 are revoked.

J. D. PARKER
Assistant Deputy Minister (Acting)
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 5, 1997.

8/97

ONTARIO REGULATION 41/97 made under the PLANNING ACT

Made: February 5, 1997

Filed: February 5, 1997

DEEMING ORDER (WEST NIPISSING PLANNING BOARD)

1. (1) Ontario Regulation 40/85, as it read immediately before its revocation under section 2, shall be deemed to be and to always have been a by-law of the West Nipissing Planning Board under section 34 of the Act.

(2) The deemed by-law shall be referred to as By-law Number 2 of the West Nipissing Planning Board until changed by the Board.

2. Ontario Regulations 40/85, 177/85, 371/85, 709/86, 710/86, 711/86, 712/86, 84/87, 85/87, 124/87, 466/88, 394/90, 255/91, 677/91, 186/93, 198/93, 315/93, 646/93, 808/93, 403/95, 2/96, 498/96 and 39/97 are revoked.

J. D. PARKER
Assistant Deputy Minister (Acting)
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 5, 1997.

8/97

ONTARIO REGULATION 42/97
made under the
PLANNING ACT

Made: February 5, 1997
Filed: February 5, 1997

DEEMING ORDER
(BLIND RIVER AND SUBURBAN
PLANNING BOARD)

1. (1) Ontario Regulation 409/82, as it read immediately before its revocation under section 2, shall be deemed to be and to always have been a by-law of the Blind River and Suburban Planning Board under section 34 of the Act.

(2) The deemed by-law shall be referred to as By-law Number 002 of the Blind River and Suburban Planning Board until changed by the Board.

2. Ontario Regulations 409/82, 332/83, 376/85, 389/87, 462/87, 309/88, 390/90, 672/91, 13/92, 39/92, 5/93, 151/93, 199/93, 483/93, 699/94, 32/97 and 38/97 are revoked.

J. D. PARKER
Assistant Deputy Minister (Acting)
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 5, 1997.

8/97

ONTARIO REGULATION 43/97
made under the
ENVIRONMENTAL PROTECTION ACT

Made: February 5, 1997
Filed: February 6, 1997

EXEMPTION—GENERAL ELECTRIC
CANADA INC. AND ELI ECO LOGIC
INTERNATIONAL INC.

1. (1) General Electric Canada Inc. and ELI Eco Logic International Inc. are exempt from the following provisions of Regulation 352 of the Revised Regulations of Ontario, 1990 with respect to the operation, in accordance with the application made by them to the Director dated February 16, 1996, of a mobile PCB destruction facility waste disposal site and waste management system for the treatment of PCB waste that was in storage on October 28, 1996 at the former General Electric Canada Inc. Davenport industrial complex located at 940 Lansdowne Avenue in the City of Toronto:

1. Paragraph 22 of subsection 6 (1).
2. Paragraph 27 of subsection 6 (1).
3. Paragraph 1 of section 13.

(2) In subsection (1), "mobile PCB destruction facility" and "PCB waste" have the same meaning as in Regulation 352 of the Revised Regulations of Ontario, 1990.

8/97



Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

1997—03—01

ONTARIO REGULATION 44/97 made under the HIGHWAY TRAFFIC ACT

Made: February 6, 1997

Filed: February 10, 1997

Amending Reg. 619 of R.R.O. 1990
(Permit Limits)

Note: Since January 1, 1996, Regulation 619 has been amended by Ontario Regulations 29/96, 30/96, 148/96, 325/96, 328/96, 396/96, 424/96, 466/96 and 477/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Paragraph 20 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Rainy River—Twps. of Crozier and Devlin

20. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate at its intersection with the westerly limit of the roadway known as Oakwood Road in the Township of Crozier and a point situate 470 metres measured easterly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin.

(2) Paragraph 28 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Rainy River—Twps. of Lash and Barwick

28. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate 200 metres measured westerly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Lash and a point situate at its intersection with the easterly boundary of the Manitou Rapids Rainy River First Nations in the Township of Barwick.

(3) Paragraph 29 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Rainy River—Twps. of Barwick and Atwood

29. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Barwick lying between a point situate at its intersection with the westerly boundary of the Manitou Rapids Rainy River First Nations and a point situate 60 metres measured westerly from its intersection with the westerly limits of the roadway known as Atwood Township Road in the Township of Atwood.

(4) Part 2 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Rainy River—Twps. of Devlin and Lash

41. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate 440 metres measured westerly from the centre point of its intersection with the King's Highway Known as No. 613 in the Township of Devlin and a point situate 400 metres measured easterly from the centre point of its intersection with the roadway known as Emo Road #1/Tyrell Street in the Township of Lash.

2. (1) Paragraph 9 of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Rainy River—Town of Rainy River, Twp. of Atwood

9. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Atwood lying between a point situate 60 metres measured westerly from its intersection with the westerly limits of the roadway known as Atwood Township Road and a point situate at its intersection with the easterly limit of the Town of Rainy River.

(2) Paragraph 10 of Part 4 of Schedule 13 to the Regulation is revoked.

(3) Part 4 of Schedule 13 to the Regulation is amended by adding the following paragraphs:

District of Rainy River—Twp. of Devlin

20. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate 470 metres measured easterly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin and a point situate 440 metres measured westerly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin.

District of Rainy River—Twp. of Lash

21. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Lash measured from a point situate at the centre point of its intersection with the roadway known as Emo Road #1/Tyrell Street and extending easterly a distance of 400 metres.

District of Rainy River—Twps. of Lash and Barwick

22. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate 300 metres measured easterly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Lash and a point situate 200 metres measured westerly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Barwick.

3. (1) Paragraph 16 of Part 5 of Schedule 13 to the Regulation is revoked.

(2) Paragraph 19 of Part 5 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Rainy River—Twp. of Barwick

19. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Barwick lying between a point situate at its intersection with the easterly boundary of the Manitou Rapids Rainy River First Nations and a point situate at its intersection with the westerly boundary of the Manitou Rapids Rainy River First Nations.

4. Part 6 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Rainy River—Twp. of Lash

7. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Lash lying between a point at the centre point of its intersection with the roadway known as Emo Road #1/Tyrell Street and a point situate 300 metres measured easterly from the centre point of the roadway known as Front Street/Off Lake Road.

5. (1) Paragraph 1 of Part 2 of Schedule 76 to the Regulation is revoked and the following substituted:

District of Rainy River—Twps. of Crozier and Devlin

1. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River lying between a point situate at its intersection with the westerly limit of the roadway known as Oakwood Road in the Township of Crozier and a point situate 470 metres measured easterly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin.

(2) Part 2 of Schedule 76 to the Regulation is amended by adding the following paragraphs:

District of Rainy River—Twps. of Devlin and Lash

3. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River lying between a point situate 440 metres measured westerly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin and a point situate 400 metres measured easterly from the centre point of its intersection with the roadway known as Emo Road #1/Tyrell Street in the Township of Lash.

District of Rainy River—Twps. of Lash and Barwick

4. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River lying between a point situate 200 metres measured westerly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Lash and a point situate at its intersection with the easterly boundary of the Manitou Rapids Rainy River First Nations in the Township of Barwick.

6. Part 4 of Schedule 76 to the Regulation is amended by adding the following paragraphs:

District of Rainy River—Twp. of Devlin

2. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River Lying between a point situate 470 metres measured easterly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin and a point situate 440 metres measured westerly from the centre point of its intersection with the King's Highway known as No. 613 in the Township of Devlin.

District of Rainy River—Twp. of Lash

3. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River in the Township of Lash measured from a point situate at the centre point of its intersection with the roadway known as Emo Road #1/Tyrell Street and extending easterly a distance of 400 metres.

District of Rainy River—Twps. of Lash and Barwick

4. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River lying between a point situate 300 metres measured easterly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Lash and a point situate 200 metres measured westerly from the centre point of the roadway known as Front Street/Off Lake Road in the Township of Barwick.

7. Paragraph 3 of Part 5 of Schedule 76 to the Regulation is revoked and the following substituted:

District of Rainy River—Twps. of Barwick and Dobie

3. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River lying between a point situate at its intersection with the easterly boundary of the Manitou Rapids Rainy River First Nations in the Township of Barwick and a point situate 900 metres measured northerly from its westerly intersection with the King's Highway known as No. 11, in the Township of Dobie.

8. Part 6 of Schedule 76 to the Regulation is amended by adding the following paragraph:

District of Rainy River—Twp. of Lash

1. That part of the King's Highway known as No. 71 in the Territorial District of Rainy River in the Township of Lash lying between a point situate at the centre point of its intersection with the roadway known as Emo Road #1/ Tyrell Street and a point situate 300 metres measured easterly from the centre point of the roadway known as Front Street/Off Lake Road.

AL PALLADINI
Minister of Transportation

Dated at Toronto on February 6, 1997.

9/97

ONTARIO REGULATION 45/97
made under the
ENVIRONMENTAL PROTECTION ACT

Made: February 12, 1997
Filed: February 13, 1997

Amending O. Reg. 271/91
(Gasoline Volatility)

Note: Ontario Regulation 271/91 has not previously been amended.

1. (1) Section 1 of Ontario Regulation 271/91 is amended by revoking the definitions of "North" and "volatility limit" and substituting the following:

"North" means that part of Ontario not within the Southern Ontario corridor;

"volatility limit" means 62 kiloPascals;

(2) Section 1 of the Regulation is further amended by adding the following definitions:

"Northern volatility limit" means 72 kiloPascals;

"Southern Ontario corridor" means,

(a) the part of Ontario that is bounded on the north by a straight line drawn through the city halls of the towns of Grand Bend and Amprior, and

(b) where the line described in clause (a) runs across a local municipality, the entire local municipality;

2. Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) With respect to motor gasoline that is transported to the North, subsection (1) applies,

(a) only in Northern summer; and

(b) with the Northern volatility limit instead of the volatility limit.

3. (1) Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) With respect to motor gasoline that is transported to the North, subsection (1) applies,

(a) only in Northern summer; and

(b) with the Northern volatility limit instead of the volatility limit.

(2) Subsection 3 (4) of the Regulation is amended by adding "or the Northern volatility limit, as the case may be" after "limit" in the fourth line.

4. (1) Section 4 of the Regulation is amended by adding the following subsection:

(2.1) For the purposes of subsections (1) and (2), the Northern volatility limit applies instead of the volatility limit,

(a) to motor gasoline that is transported to the North; and

(b) in the North, so long as the motor gasoline is not transported to the Southern Ontario corridor.

(2) Subsection 4 (4) of the Regulation is amended by adding "or the Northern volatility limit, as the case may be" after "limit" in the fourth line.

9/97

ONTARIO REGULATION 46/97 made under the SOCIAL CONTRACT ACT, 1993

Made: February 12, 1997
Filed: February 14, 1997

Amending O. Reg. 590/93
(Definitions of Words and Expressions Used in the Act)

Note: Ontario Regulation 590/93 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 5.1 of Ontario Regulation 590/93 is revoked and the following substituted:

NO INCREASE IN COMPENSATION

5.1 The expression "no increase in compensation" in subsection 48 (1) of the Act means no increase in compensation if the increase is determined or to be determined on the basis that the increase is effective from a date before April 1, 1996.

ANY INCREASE TO TAKE EFFECT ON OR AFTER THAT DATE IS SUSPENDED

5.2 The expression "any increase to take effect on or after that date is suspended" in subsection 48 (2) of the Act means that the increase is not to be determined on the basis that the increase is effective from a date before April 1, 1996.

RÈGLEMENT DE L'ONTARIO 46/97 pris en application de la LOI DE 1993 SUR LE CONTRAT SOCIAL

pris le 12 février 1997
déposé le 14 février 1997

modifiant le Règl. de l'Ont. 590/93
(Définitions de termes utilisés dans la Loi)

Remarque : Le Règlement de l'Ontario 590/93 n'a pas été modifié en 1996 ni en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'article 5.1 du Règlement de l'Ontario 590/93 est abrogé et remplacé par ce qui suit :

AUCUNE AUGMENTATION DE LA RÉTRIBUTION

5.1 Au paragraphe 48 (1) de la Loi, l'expression «aucune augmentation de la rétribution» signifie aucune augmentation de la rétribution si cette augmentation est calculée ou doit l'être en fonction du fait qu'elle entre en vigueur à une date antérieure au 1^{er} avril 1996.

SUSPENSION DE L'AUGMENTATION QUI EST CENSÉE ENTRER EN VIGUEUR À CETTE DATE OU APRÈS

5.2 Au paragraphe 48 (2) de la Loi, l'expression «celle qui est censée entrer en vigueur à cette date ou après est suspendue» signifie que l'augmentation ne doit pas être calculée en fonction du fait qu'elle entre en vigueur à une date antérieure au 1^{er} avril 1996.

APPLICATION OF SECTIONS 5.1 AND 5.2

APPLICATION DES ARTICLES 5.1 ET 5.2

5.3. The expression "no increase in compensation" in subsection 48 (1) of the Act and the expression "any increase to take effect on or after that date is suspended" in subsection 48 (2) of the Act are not to be interpreted so as to prevent compensation increases other than those described in sections 5.1 and 5.2.

5.3 L'expression «aucune augmentation de la rétribution» au paragraphe 48 (1) de la Loi et l'expression «celle qui est censée entrer en vigueur à cette date ou après est suspendue» au paragraphe 48 (2) de la Loi n'ont pas pour effet d'empêcher des augmentations de la rétribution autres que celles visées aux articles 5.1 et 5.2.

9/97

ONTARIO REGULATION 47/97
made under the
LAW SOCIETY ACT

Made: December 5, 1996
Approved: February 12, 1997
Filed: February 14, 1997

Amending Reg. 708 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 708 has been amended by Ontario Regulation 83/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 14 of Regulation 708 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:

(10.1) Money drawn from a trust account under subsection (8) may be drawn by electronic transfer.

(10.2) Money drawn from a trust account by electronic transfer shall be drawn only in accordance with subsections (10.3) to (10.7).

(10.3) Money shall not be drawn from a trust account by electronic transfer unless the following conditions are met:

1. The electronic transfer system used by the member must be one that does not permit an electronic transfer of funds unless,
 - i. one person, using a password or access code, enters into the system the data describing the details of the transfer, and
 - ii. another person, using another password or access code, enters into the system the data authorizing the financial institution to carry out the transfer.
2. The electronic transfer system used by the member must be one that will produce, not later than the close of the banking day immediately after the day on which the electronic transfer of funds is authorized, a confirmation from the financial institution confirming that the data describing the details of the transfer and authorizing the financial institution to carry out the transfer were received.
3. The confirmation required by paragraph 2 must contain,
 - i. the number of the trust account from which money is drawn,
 - ii. the name, branch name and address of the financial institution where the account to which money is transferred is kept,
 - iii. the name of the person or entity in whose name the account to which money is transferred is kept,

RÈGLEMENT DE L'ONTARIO 47/97
pris en application de la
LOI SUR LE BARREAU

pris le 5 décembre 1996
approuvé le 12 février 1997
déposé le 14 février 1997

modifiant le Règl. 708 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis le 1^{er} janvier 1996, le Règlement 708 a été modifié par le Règlement de l'Ontario 83/96. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'article 14 du Règlement 708 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des paragraphes suivants :

(10.1) Le retrait de fonds d'un compte en fiducie visé au paragraphe (8) peut se faire par télévirement.

(10.2) Le retrait de fonds d'un compte en fiducie par télévirement ne peut se faire que conformément aux paragraphes (10.3) à (10.7).

(10.3) Le retrait de fonds d'un compte en fiducie par télévirement ne peut se faire que si les conditions suivantes sont réunies :

1. Le système de télévirement utilisé par le membre ne doit permettre le télévirement de fonds que si :
 - i. d'une part, une seule personne entre dans le système, en utilisant un mot de passe ou un code d'accès, les données relatives au virement,
 - ii. d'autre part, une autre personne entre dans le système, en utilisant un autre mot de passe ou code d'accès, les données qui autorisent l'institution financière à effectuer le virement.
2. Le système de télévirement utilisé par le membre doit produire, au plus tard à la fermeture du jour ouvrable qui suit le jour où le télévirement de fonds est autorisé, une confirmation de l'institution financière qui indique que les données relatives au virement et autorisant l'institution financière à effectuer le virement ont été reçues.
3. La confirmation exigée par la disposition 2 doit comprendre les renseignements suivants :
 - i. le numéro du compte en fiducie duquel les fonds sont retirés,
 - ii. le nom, la succursale et l'adresse de l'institution financière où se trouve le compte dans lequel les fonds sont virés,
 - iii. le nom de la personne ou de l'entité au nom de qui est gardé le compte dans lequel les fonds sont virés,

- iv. the number of the account to which money is transferred,
 - v. the time and date that the data describing the details of the transfer and authorizing the financial institution to carry out the transfer are received by the financial institution, and
 - vi. the time and date that the confirmation from the financial institution is sent to the member.
4. Before any data describing the details of the transfer or authorizing the financial institution to carry out the transfer is entered into the electronic trust transfer system, an electronic trust transfer requisition in a form prescribed by the rules must be signed by,
- i. a member, or
 - ii. in exceptional circumstances, a person who is not a member if the person has signing authority on the trust account from which the money will be drawn and is bonded in an amount at least equal to the maximum balance on deposit during the immediately preceding fiscal year of the member in all trust accounts on which signing authority has been delegated to the person.
5. The data entered into the electronic trust transfer system describing the details of the transfer and authorizing the financial institution to carry out the transfer must be as specified in the electronic trust transfer requisition.

(10.4) Paragraph 1 of subsection (10.3) does not apply to a member who practises law without another member as a partner and without another member or person as an employee, if the member himself or herself enters into the electronic trust transfer system both the data describing the details of the transfer and the data authorizing the financial institution to carry out the transfer.

(10.5) In exceptional circumstances, the data referred to in subsection (10.4) may be entered by a person other than the member, if the person has signing authority on the trust account from which the money will be drawn and is bonded in an amount at least equal to the maximum balance on deposit during the immediately preceding fiscal year of the member in all trust accounts on which signing authority has been delegated to the person.

(10.6) Not later than the close of the banking day immediately after the day on which the confirmation required by paragraph 2 of subsection (10.3) is sent to a member, the member shall,

- (a) produce a printed copy of the confirmation;
- (b) compare the printed copy of the confirmation and the signed electronic trust transfer requisition relating to the transfer to verify whether the money was drawn from the trust account as specified in the signed requisition;
- (c) indicate on the printed copy of the confirmation the name of the client, the subject matter of the file and any file number in respect of which money was drawn from the trust account; and
- (d) after complying with clauses (a) to (c), sign and date the printed copy of the confirmation.

(10.7) In exceptional circumstances, the tasks required by subsection (10.6) may be performed by a person other than the member, if the person has signing authority on the trust account from which the money will be drawn and is bonded in an amount at least equal to the maximum balance on deposit during the immediately preceding fiscal year of the member in all trust accounts on which signing authority has been delegated to the person.

- iv. le numéro du compte dans lequel les fonds sont virés,
 - v. l'heure et la date auxquelles l'institution financière reçoit les données relatives au virement et autorisant l'institution financière à effectuer le virement,
 - vi. l'heure et la date auxquelles l'institution financière envoie la confirmation au membre.
4. Avant l'entrée, dans le système de télévirement de fonds en fiducie, des données relatives au virement ou autorisant l'institution financière à effectuer le virement, une demande de télévirement de fonds en fiducie rédigée selon la formule prescrite par les règles doit être signée, selon le cas :
- i. par un membre,
 - ii. dans des circonstances exceptionnelles, par une personne autre qu'un membre si elle est un signataire autorisé du compte en fiducie duquel seront retirés les fonds et qu'elle a fourni un cautionnement pour un montant au moins égal au solde maximal des sommes déposées, au cours de l'exercice précédent du membre, dans tous les comptes en fiducie à l'égard desquels la personne a reçu l'autorisation de signer.
5. Les données entrées dans le système de télévirement de fonds en fiducie qui sont relatives au virement et qui autorisent l'institution financière à effectuer le virement doivent être celles que précise la demande de télévirement de fonds en fiducie.

(10.4) La disposition 1 du paragraphe (10.3) ne s'applique pas au membre qui pratique le droit sans avoir un autre membre comme associé ni un autre membre ou une autre personne comme employé, si le membre entre lui-même, dans le système de télévirement de fonds en fiducie, les données relatives au virement et celles autorisant l'institution financière à effectuer le virement.

(10.5) Dans des circonstances exceptionnelles, une personne autre que le membre peut entrer les données visées au paragraphe (10.4), si elle est un signataire autorisé du compte en fiducie duquel seront retirés les fonds et qu'elle a fourni un cautionnement pour un montant au moins égal au solde maximal des sommes déposées, au cours de l'exercice précédent du membre, dans tous les comptes en fiducie à l'égard desquels la personne a reçu l'autorisation de signer.

(10.6) Au plus tard à la fermeture du jour ouvrable qui suit le jour où la confirmation exigée par la disposition 2 du paragraphe (10.3) lui est envoyée, un membre :

- a) produit une copie imprimée de la confirmation;
- b) compare la copie imprimée de la confirmation et la demande de télévirement de fonds en fiducie signée qui porte sur le virement pour vérifier si les fonds ont été retirés du compte en fiducie comme le précise la demande signée;
- c) inscrit sur la copie imprimée de la confirmation le nom du client, le sujet du dossier et tout numéro de dossier à l'égard duquel des fonds ont été retirés du compte en fiducie;
- d) après s'être conformé aux alinéas a) à c), signe et date la copie imprimée de la confirmation.

(10.7) Dans des circonstances exceptionnelles, une personne autre que le membre peut exécuter les tâches exigées par le paragraphe (10.6), si elle est un signataire autorisé du compte en fiducie duquel seront retirés les fonds et qu'elle a fourni un cautionnement pour un montant au moins égal au solde maximal des sommes déposées, au cours de l'exercice précédent du membre, dans tous les comptes en fiducie à l'égard desquels la personne a reçu l'autorisation de signer.

2. Subsection 15 (1) of the Regulation is amended by adding the following clause:

- (k) signed electronic trust transfer requisitions and signed printed confirmations of electronic transfers of trust funds.

LAW SOCIETY OF UPPER CANADA:

SUSAN ELLIOTT
Treasurer

RICHARD TINSLEY
Secretary

Dated at Toronto on December 5, 1996.

9/97.

2. Le paragraphe 15 (1) du Règlement est modifié par adjonction de l'alinéa suivant :

- k) les demandes de télévirement de fonds en fiducie signées et les confirmations de télévirement de fonds en fiducie imprimées et signées.

BARREAU DU HAUT-CANADA :

SUSAN ELLIOTT
Trésorière

RICHARD TINSLEY
Secrétaire

Fait à Toronto le 5 décembre 1996.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—03—08

ONTARIO REGULATION 48/97 made under the FARM PRODUCTS MARKETING ACT

Made: February 13, 1997
Filed: February 18, 1997

Amending Reg. 440 of R.R.O. 1990
(Vegetables for Processing—Marketing)

Note: Regulation 440 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 21 (9) of Regulation 440 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(9) An arbitration board shall not make an award on a matter until at least three days after the hearing has been completed.

(9.1) If the parties to an arbitration reach agreement on a matter before an award on the matter is made, the agreement forms part of the arbitration board's award.

(9.2) If the parties to an arbitration reach agreement on all matters before an award is made, the board shall not make an award.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on February 13, 1997.

10/97

ONTARIO REGULATION 49/97 made under the GAME AND FISH ACT

Made: February 19, 1997
Filed: February 20, 1997

Amending Reg. 497 of R.R.O. 1990
(Hunter Safety Training Course)

Note: Regulation 497 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Regulation 497 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. (1) The Minister or any person authorized by the Minister may appoint as a hunting instructor any person who, in the opinion of the Minister, is competent to conduct a course in hunter education.

(2) The Minister shall approve the course to be given.

(3) An appointment under subsection (1) may specify the term of the appointment.

RÈGLEMENT DE L'ONTARIO 49/97 pris en application de la LOI SUR LA CHASSE ET LA PÊCHE

pris le 19 février 1997
déposé le 20 février 1997

modifiant le Règl. 497 des R.R.O. de 1990
(Cours de formation des chasseurs)

Remarque : Le Règlement 497 n'a pas été modifié en 1996 ou 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'article 1 du Règlement 497 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

1. (1) Le ministre ou toute personne qu'il autorise peut nommer moniteur du cours de formation des chasseurs toute personne qui, de l'avis du ministre, a les aptitudes requises pour donner un cours sur la formation des chasseurs.

(2) Le ministre approuve le cours qui doit être donné.

(3) La nomination prévue au paragraphe (1) peut préciser sa durée.

10/97

ONTARIO REGULATION 50/97**made under the
GAME AND FISH ACT**

Made: February 19, 1997
Filed: February 20, 1997

Amending O. Reg. 300/93
(Hunting Licences)

Note: Ontario Regulation 300/93 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 8 (1) of Ontario Regulation 300/93 is revoked and the following substituted:

(1) The Minister or any person authorized by the Minister may appoint, as hunter education examiners, any person qualified to be hunter education examiners.

(1.1) An appointment under subsection (1) may specify the term of the appointment.

(2) Subsection 8 (3) of the Regulation is revoked and the following substituted:

(3) Examinations shall be held at the times and places determined by the hunter education examiner.

10/97

ONTARIO REGULATION 51/97**made under the
GAME AND FISH ACT**

Made: February 19, 1997
Filed: February 20, 1997

HUNTER ORANGE

1. In this Regulation,

"garment" means solid clothing with minimum total area of not less than 400 square inches above the waist and visible from all sides, but does not include open mesh clothing;

"hunter orange" means a daylight fluorescent orange colour with a dominant wave length between 595 and 605 nanometers, excitation purity of not less than 85 per cent and a luminance factor of not less than 40 per cent, but does not include camouflage hunter orange colouring.

2. The holder of a licence to hunt or of a licence to hunt or trap furbearing animals shall wear a garment and a head cover in hunter orange, while hunting,

(a) during the open seasons for deer or moose, other than the seasons restricted to the use of bows and arrows only; and

(b) during the fall open season for black bear.

3. (1) Clause 2 (a) does not apply to a person who is hunting migratory game birds other than woodcock.

(2) Clause 2 (b) does not apply to a person,

(a) who hunts game authorized by a small game licence; or

(b) who hunts game, other than black bear, authorized by a licence to hunt or trap furbearing animals on his or her trapline.

4. This Regulation comes into force on September 1, 1997.

10/97

ONTARIO REGULATION 52/97**made under the
PROVINCIAL PARKS ACT**

Made: February 19, 1997
Filed: February 20, 1997

Amending Reg. 951 of R.R.O. 1990
(Designation of Parks)

Note: Since January 1, 1996, Regulation 951 has been amended by Ontario Regulation 296/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 2 of Regulation 951 of the Revised Regulations of Ontario, 1990 is amended by adding the following descriptions:

BLUE JAY CREEK PROVINCIAL PARK

In the municipal and geographic Township of Tehkummah, in the Territorial District of Manitoulin and Province of Ontario, containing 245.7 hectares, more or less, being composed of all of Lot 21, Concession X, all of lots 21 to 25, and part of Lot 26, Concession IX in the said township designated as parts 1 and 2 on a plan known as Blue Jay Creek Provincial Park, filed in the Office of the Surveyor General on October 2, 1995, at the Ministry of Natural Resources in Toronto, Ontario.

CHARLESTON LAKE PROVINCIAL PARK

In the municipal Townships of Rear of Leeds and Lansdowne, Rear of Escott and Yonge, and Front of Escott, in the United Counties of Leeds and Grenville and Province of Ontario, containing 2333.7 hectares, more or less, being composed of those parts of the geographic Townships of Escott and Lansdowne designated as parts 1 to 42, both inclusive, on a plan known as Charleston Lake Provincial Park, and filed on March 21, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

MAYNARD LAKE PROVINCIAL NATURE RESERVE

In the Tide Lake Area in the Territorial District of Kenora and Province of Ontario, containing 30 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Maynard Lake Provincial Nature Reserve, filed in the Office of the Surveyor General on December 6, 1994, at the Ministry of Natural Resources in Toronto, Ontario.

MENZEL CENTENNIAL PROVINCIAL NATURE RESERVE

In the Township of Richmond, in the County of Lennox and Addington, and in the Township of Tyendinaga, in the County of Hastings in the Province of Ontario, containing 627 hectares, more or less, being composed of those of the said Townships designated as Part 1, both inclusive, on a plan known as Menzel Centennial Provincial Nature Reserve, filed on February 28, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

MISSISSAGI RIVER PROVINCIAL PARK

In the geographic Townships of Assad, Assef, Fabbro, Fontaine, Landriault, Lefebvre, Parrott, Scrivener, Shulman, Worton and

Yaremko, in the Territorial District of Algoma, and in the geographic Townships of Abney, Comox, Elizabeth, Ethel, Fulton, Gladwin, Hall, Hubbard, Iris, Joffre, Kelso and McPhail, in the District of Sudbury, containing 245.34 square kilometres, more or less, being composed of those parts of the said geographic Townships designated as Part 1 on a plan known as Mississagi River Provincial Park, on October 7, 1996 and filed in the Office of the Surveyor General of Ontario, Ministry of Natural Resources, at Peterborough.

OBABIKA RIVER PROVINCIAL PARK

In the geographic Township of Canton and Le Roche in the Territorial District of Nipissing, in the geographic Townships of Armagh, Clary, Delhi, Shelburne, Sheppard and Sladen, in the Territorial District of Sudbury, and in the geographic Townships of Leo, Medina and Rorke, in the Territorial District of Timiskaming, in the Province of Ontario, containing 20,520 hectares, more or less, designated as Part 1 on a plan known as Obabika River Provincial Park, filed on March 8, 1996, in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Toronto, Ontario.

TIDE LAKE PROVINCIAL NATURE RESERVE

In the Tide Lake Area in the Territorial District of Kenora and Province of Ontario, containing 54 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Tide Lake Provincial Nature Reserve, filed in the Office of the Surveyor General on December 6, 1994, at the Ministry of Natural Resources in Toronto, Ontario.

WHITE LAKE PEATLANDS PROVINCIAL NATURE RESERVE

In the geographic Townships of Atikameg and McGill, in the Territorial District of Thunder Bay and Province of Ontario, containing 992 hectares, more or less, being composed of those parts of the said geographic Townships designated as Part on a plan known as White Lake Peatlands Provincial Nature Reserve, filed on February 22, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

2. (1) The Table to the Regulation is amended by striking out,
 - (a) "Schedule 117, Appendix B" in Column 2 opposite "Charleston Lake Provincial Park" in Column 1;
 - (b) "Schedule 110, Appendix B" in Column 2 opposite "Mississagi River Provincial Park" in Column 1; and
 - (c) "Schedule 225, Appendix B" in Column 2 opposite "Obabika River Provincial Park" in Column 1,

and substituting in each case "Section 2".

- (2) The Table to the Regulation is further amended by,
 - (a) inserting "Blue Jay Creek Provincial Park" in Column 1 and by inserting opposite thereto in Column 2 "Section 2";
 - (b) inserting "Maynard Lake Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2";
 - (c) inserting "Menzel Centennial Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2";
 - (d) inserting "Tide Lake Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2"; and

- (e) inserting "White Lake Peatlands Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2".

10/97

ONTARIO REGULATION 53/97

made under the
PUBLIC LANDS ACT

Made: February 19, 1997

Filed: February 20, 1997

Amending O. Reg. 805/94
(Conservation Reserve)

Note: Ontario Regulation 805/94 has not previously been amended.

1. Ontario Regulation 805/94 is amended by adding the following Schedules:

Schedule 5

KALADAR JACK PINE BARRENS CONSERVATION RESERVE

In the municipal Township of Kaladar Anglesea and Effingham in the County of Lennox and Addington and Province of Ontario, containing 1,086.4 hectares, more or less, being composed of those parts of the geographic Townships of Kaladar and Sheffield designated as parts 1 to 6, both inclusive, on a plan known as Kaladar Jack Pine Barrens Conservation Reserve, filed on February 22, 1995 in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 6

RANGER NORTH CONSERVATION RESERVE

In the Townships of Bracci, Gapp, Gaudry, Schembri, Scrivener and Wlasy, in the Territorial District of Sudbury and Province of Ontario, containing 7,032 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Ranger North Conservation Reserve, filed in the Office of the Surveyor General on November 10, 1995 at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 7

TIKAMAGANDA LAKE CONSERVATION RESERVE

In the geographic Townships of Beuparlant and Eaket, in the Territorial District of Algoma containing 2,957.0 hectares, more or less, being composed of that part of the said geographic Townships designated as Part 1 on a plan known as Tikamaganda Lake Conservation Reserve, approved on July 18, 1995 and filed in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Toronto, Ontario.

Schedule 8

WAINFLEET BOG CONSERVATION RESERVE

In the City of Port Colborne and Township of Wainfleet, in the Regional Municipality of Niagara and Province of Ontario, containing 234.3 hectares, more or less, being composed of those parts of the geographic Townships of Humberstone and Wainfleet designated as parts 1, 2, 3 and 4 on a plan known as Wainfleet Bog Conservation Reserve, filed in the Office of the Surveyor General on November 10, 1995 at the Ministry of Natural Resources in Toronto, Ontario.

10/97

ONTARIO REGULATION 54/97
made under the
GAME AND FISH ACT

Made: February 19, 1997
Filed: February 20, 1997

Amending Reg. 502 of R.R.O. 1990
(Hunting on Designated Crown Land and in Provincial Parks)

Note: Regulation 502 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Clause 24 (b) of Regulation 502 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) from the first day of the open season therefor or from September 15 in any year, whichever occurs later, to and including the last day of the open season therefor, in an area described in Schedules 12, 13, 17, 20 to 30, 32 to 43 and 45 to 69;

2. The Regulation is amended by adding the following Schedule:

Schedule 69

That portion of Charleston Lake Provincial Park known as Blue Mountain, delineated as Part 2 on the plan of survey filed on March 21, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

10/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—03—15

ONTARIO REGULATION 55/97 made under the FARM PRODUCTS MARKETING ACT

Made: February 14, 1997
Approved: February 24, 1997
Filed: February 24, 1997

Amending Reg. 403 of R.R.O. 1990
(Chickens—Plan)

Note: Since January 1, 1996, Regulation 403 has been amended by Ontario Regulation 521/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Sections 9 and 10 of the Schedule to Regulation 403 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

9. (1) There shall be a committee of producer-members in each district to be known as the "District Chicken Producers' Committee" and to be elected after the member of the local board for the district is elected.

(2) The number of members on each committee are determined according to the number of producers in the district at the time of the election of the members as follows:

0 to 105 producers	3 members
106 to 135 producers	4 members
136 or more producers	5 members

10. (1) On or before March 15, 1996, the producers in each of Districts 1 to 5 shall elect, from amongst themselves, representatives to their committee and one representative to the local board.

(2) On or before March 15, 1997, the producers in each of Districts 6 to 9 shall elect, from amongst themselves, one representative to the local board and representatives to their committee.

(3) On or before March 15, 1998, the producers in each district shall elect, from amongst themselves, one representative to the local board and representatives to their committee.

(4) On or before March 15, 1999, and in every second year thereafter, the producers in each of Districts 1 to 5 shall elect, from amongst themselves, one representative to the local board and representatives to their committee.

(5) On or before March 15, 2000, and in every second year thereafter, the producers in each of Districts 6 to 9 shall elect from amongst themselves, one representative to the local board and representatives to their committee.

(6) The term of office of each person elected under this section starts on the day of the annual meeting of the local board after the election and expires when the person's successor takes office.

(7) No person is eligible for election from any district to the local board unless he or she resides in the district.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on February 14, 1997.

11/97

ONTARIO REGULATION 56/97 made under the FARM PRODUCTS MARKETING ACT

Made: February 14, 1997
Approved: February 25, 1997
Filed: February 26, 1997

Amending Reg. 439 of R.R.O. 1990
(Turkeys—Plan)

Note: Since January 1, 1996, Regulation 439 has been amended by Ontario Regulation 421/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 5 of the Schedule to Regulation 439 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

5. The local board shall be composed of one member from each district.

2. Section 9 of the Schedule to the Regulation is revoked and the following substituted:

9. (1) There shall be a committee of not fewer than four members in each district to be known as the "District Turkey Producers' Committee".

(2) Subject to subsection (1), the number of members on a committee is determined on the basis of one member for every 3.5 producers or part thereof in the district on August 1 in the year in which the election is held.

3. Subsections 10 (1), (2) and (3) of the Schedule to the Regulation are revoked and the following substituted:

(1) On or before October 1, 1997 and in every second year thereafter, the producers in Districts 1, 2, 3 and 4 shall elect, from amongst themselves, their representatives to their committee and to the local board, to hold office for two years from October 1.

(2) On or before October 1, 1998 and in every second year thereafter, the producers in Districts 5, 6 and 7 shall elect, from amongst

themselves, their representative to their committee and to the local board to hold office for two years from October 1.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on February 14, 1997.

11/97

ONTARIO REGULATION 57/97 made under the HEALTH INSURANCE ACT

Made: January 29, 1997
Filed: February 27, 1997

INFORMATION

1. (1) A physician shall give the General Manager the address of every place at which he or she regularly rendered insured services during a period specified by the General Manager.

(2) If a physician plans to change the place at which he or she regularly renders insured services, he or she shall give the General Manager the address of the new place 30 days before the change occurs.

(3) In giving the General Manager information under subsection (1) or (2), a physician shall state,

(a) whether he or she renders services at a place referred to in subsection (1) or (2) as a *locum tenens*; and

(b) whether the only services rendered at the place are services that are delegated procedures as defined in the schedule of benefits carried out under the direct supervision of the physician.

11/97

ONTARIO REGULATION 58/97 made under the HEALTH INSURANCE ACT

Made: January 29, 1997
Filed: February 27, 1997

Amending O. Reg. 57/97
(Information)

Note: Ontario Regulation 57/97 has not previously been amended.

1. Ontario Regulation 57/97 is amended by adding the following sections:

2. The College of Physicians and Surgeons of Ontario is prescribed as an organization for the purposes of subsection 37 (2) of the Act.

3. The following information is prescribed as information that the College of Physicians and Surgeons of Ontario must give the General Manager under subsection 37 (2) of the Act:

1. Information regarding each member of the College that is required to be contained in the register of the College under clauses 23 (2) (a), (b), (c) and (d) of the Health Professions Procedural Code set out in Schedule 2 to the *Regulated Health Professions Act, 1991*.

2. The date each member became a member of the College.

3. The date a member of the College was certified by the Royal College of Physicians and Surgeons of Canada or by the College of Family Physicians of Canada and the discipline or subdiscipline in which the member was certified.

4. The date the registration of any member of the College was suspended, revoked, terminated or expired and, if applicable, the date the suspension was lifted or the person was otherwise reinstated as a member of the College.

5. The date of birth and gender of every member of the College.

6. The address of every physician's principal place of practice as shown on the College's register on a date specified by the General Manager.

4. If a physician knows that the address shown on the register maintained by the College of Physicians and Surgeons of Ontario is incorrect, a physician shall give the General Manager the correct address.

11/97

ONTARIO REGULATION 59/97 made under the HEALTH INSURANCE ACT

Made: February 26, 1997
Filed: February 27, 1997

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96, 112/96, 114/96, 172/96, 173/96, 339/96, 409/96, 410/96, 14/97 and 15/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

37.1.1 (1) If section 37.6 does not apply in respect of an insured service rendered by a physician, the fee payable for the service shall be decreased in accordance with sections 37.2, 37.3, 37.4 and 37.5.

(2) If section 37.6 applies in respect of an insured service rendered by a physician, the fee payable for the service shall be decreased in accordance with that section.

2. (1) Subsection 37.4 (1) of the Regulation is amended by striking out "and" at the end of clause (a) and adding the following clause:

(a.1) the service is not a service in respect of which section 37.6 applies; and

(2) Section 37.4 is amended by adding the following subsection:

(3.1) In subsection (3), the total amount payable for insured services rendered by a physician shall include all or any amounts paid to the physician for insured services in respect of which section 37.6 applies.

3. (1) Subsection 37.5 (1) of the Regulation is amended by striking out "and" at the end of clause (a) and adding the following clause:

(a.1) the service is not a service in respect of which section 37.6 applies; and

(2) Section 37.5 is amended by adding the following subsection:

(2.1) In subsection (2), the total amount payable for insured services rendered by a physician shall include all or any amounts paid to the physician for insured services in respect of which section 37.6 applies.

4. The Regulation is amended by adding the following section:

37.6 (1) Subject to subsections (9) and (10), this section applies to a fee payable for an insured service rendered in a geographic area mentioned in Schedule 19 or 20 if the service is rendered by a physician who,

- (a) is issued a billing number on or after December 16, 1996 but before January 1, 2000;
- (b) first practised medicine in Ontario less than three years before the day the service is rendered;
- (c) in the case of a service rendered in a geographic area mentioned in Schedule 19, has not been certified by the Royal College of Physicians and Surgeons of Canada as a specialist; and
- (d) in the case of a service rendered in a geographic area mentioned in Column 2 of Schedule 20, has been certified by the Royal College of Physicians and Surgeons of Canada as a specialist referred to in Column 1 of Schedule 20 opposite the geographic area.

(2) In this section,

"billing number" means the identification number issued by the Ministry of Health to a physician for the purpose of monitoring claims or of processing and paying claims for payment of insured services rendered by the physician;

"year 1" means, in relation to a physician, the 12 month period that began on the day the physician first practised medicine in Ontario;

"year 2" means, in relation to a physician, the 12 month period that began on the day after the day year 1 ended;

"year 3" means, in relation to a physician, the 12 month period that began on the day after the day year 2 ended.

(3) For the purposes of this section and subject to subsection (4), the day a physician first practises medicine is the earlier of one of the following days:

- 1. The day the physician first renders an insured service.
- 2. The day the physician begins working under an employment contract, or any other remunerative arrangement, that requires, as part of the qualifications for the position held by the physician, that he or she hold a certificate of registration under the *Medicine Act, 1991*.

(4) In the case of a physician who holds a certificate authorizing postgraduate education under the *Medicine Act, 1991*, any insured service or other service rendered by the physician as part of the program

of postgraduate medical education in which he or she is enrolled shall not constitute the day the physician first practises medicine for the purposes of this section.

(5) The basic fee payable for an insured service in respect of which this section applies, other than an insured service described in subsection (6), shall be decreased as follows:

- 1. If the physician renders the service in year 1, the basic fee payable shall be decreased by 30 per cent.
- 2. If the physician renders the service in year 2, the basic fee payable shall be decreased by 25 per cent.
- 3. If the physician renders the service in year 3, the basic fee payable shall be decreased by 20 per cent.

(6) In the case of an insured service rendered by a physician under a written agreement that requires the physician to provide insured services for a period of at least six consecutive weeks as a *locum tenens* on behalf of another physician who is taking a leave of absence from his or her practice in relation to the birth or adoption of a child, the basic fee payable for the service shall be decreased by 2.9 per cent.

(7) If the total amount payable under this section for insured services rendered by a physician who has not been certified by the Royal College of Physicians and Surgeons of Canada as a specialist during a year mentioned in the Table to this subsection exceeds the amount set out in the Table opposite the year, the fee payable for an insured service in respect of which this section applies that is rendered by the physician during the remainder of the year shall be reduced to nil.

TABLE

Year	Total amount payable
Year 1	\$140,000
Year 2	\$165,000
Year 3	\$205,000

(8) If the total amount payable under this section for insured services rendered by a physician who has been certified by the Royal College of Physicians and Surgeons of Canada as a specialist during a year mentioned in the Table to this subsection exceeds the amount set out in the Table opposite the year, the fee payable for an insured service in respect of which this section applies that is rendered by the physician during the remainder of the year shall be reduced to nil.

TABLE

Year	Total amount payable
Year 1	\$175,000
Year 2	\$205,000
Year 3	\$255,000

(9) This section does not apply to a fee payable for an insured service rendered in a geographic area mentioned in Schedule 19 or 20 if the service is mentioned under the heading "Technical Fees Excluded from Threshold Calculation" in Appendix E to the General Preamble of the schedule of benefits.

(10) This section does not apply to a fee payable for an insured service rendered in a geographic area mentioned in Schedule 19 or 20 by a physician described in subsection (1) if the physician is one of the following classes of physicians:

- 1. A physician who, before December 16, 1996, entered into a binding agreement related to the provision of insured services,

which agreement required that the physician relocate to a geographic area set out in Schedule 19 or 20.

2. A physician who,

i. has a valid agreement with one of the following universities:

- A. McMaster University,
- B. Ottawa University,
- C. Queen's University,
- D. University of Toronto,
- E. University of Western Ontario, and

ii. under the terms of the agreement referred to in subparagraph i, is required to provide a minimum of 20 hours of services every week as a teacher or researcher in the area of health sciences or in any other academic position in the area of health sciences.

3. A physician who has been certified as a psychiatrist by the Royal College of Physicians and Surgeons of Canada and who, during year 1, 2 or 3, received the majority of his or her gross income from insured services for,

i. insured services that are rendered in a facility listed in Schedule 1, 2 or 3 of Regulation 741 of the Revised Regulations of Ontario, 1990 made under the *Mental Health Act*; and

ii. insured services provided to a person who is 19 years of age or younger or 60 years of age or older.

4. A physician who is entitled to render insured services at a clinic referred to in Schedule 21 and who routinely renders insured services to patients of such clinics, whether or not the services are provided at the clinics.

5. Section 38.4 of the Regulation is amended by adding the following subsections:

(4) Claims for an insured service rendered by a physician who was issued a billing number after December 16, 1996 shall include the location code representing the location in which the service was rendered.

(5) In subsection (4),

"billing number" means the identification number issued by the Ministry of Health to a physician for the purpose of monitoring claims or of processing and paying claims for payment of insured services rendered by the physician.

6. The Regulation is amended by adding the following Schedules:

Schedule 19

**GEOGRAPHIC AREAS THAT HAVE AN
OVERSUPPLY OF GENERAL PRACTITIONERS**

City of Toronto
City of Scarborough
Borough of East York
City of North York
City of Etobicoke
City of York

Town of Oakville
City of Burlington
City of Kingston
City of Ottawa
City of Nepean
City of Vanier
City of Gloucester
City of Kanata
Village of Rockcliffe
City of London

Schedule 20

**GEOGRAPHIC AREAS THAT HAVE AN
OVERSUPPLY OF SPECIALISTS**

Specialist	Designated Areas
Dermatologist	Municipality of Metropolitan Toronto Regional Municipality of Ottawa-Carleton
Neurologist	Regional Municipality of Ottawa-Carleton
Otolaryngologist	Municipality of Metropolitan Toronto
Paediatrician, other than a paediatrician who has been issued a certificate of special competence by the Royal College of Physicians and Surgeons of Canada or who has completed a program (without certification) accredited by that College	Municipality of Metropolitan Toronto County of Frontenac Regional Municipality of Ottawa-Carleton County of Middlesex Regional Municipality of Hamilton-Wentworth
Psychiatrist	Municipality of Metropolitan Toronto County of Frontenac Regional Municipality of Ottawa-Carleton County of Middlesex

Schedule 21

**CLINICS LISTED UNDER PARAGRAPH 4
OF SUBSECTION 37.6 (10)**

Item	Name of Clinic	Location of Clinic
1.	The Haven Program, Laurentian Hospital	Sudbury
2.	HIV Care Program, St. Joseph's Hospital	London
3.	HIV Care Program, Windsor Regional Hospital	Windsor
4.	HIV Clinic, Hospital for Sick Children	Toronto
5.	HIV Clinic, Kingston General Hospital	Kingston
6.	HIV Clinic, Department of Psychiatry Mount Sinai Hospital	Toronto
7.	HIV Clinic, St. Michael's Hospital	Toronto

Item	Name of Clinic	Location of Clinic
8.	HIV Clinic, Sunnybrook Health Science Centre	Toronto
9.	HIV Clinic, Toronto Hospitals	Toronto
10.	HIV Clinic, Victoria Medical Centre	Hamilton
11.	HIV Clinic, The Wellesley Central Health Centre	Toronto
12.	OASIS - Sandy Hill Health Centre	Ottawa

7. This Regulation shall be deemed to have come into force on December 16, 1996.

11/97

ONTARIO REGULATION 60/97
made under the
PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96 and 13/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

153. (1) Despite sections 7 and 8 of the Order, the seasonal dwelling existing on the lands described in subsection (3) may be extended and enlarged.

(2) Despite clause 17 (b) of the Order, the seasonal dwelling referred to in subsection (1) may be erected, located and used within 19.8 metres of the highwater mark of any lake or river.

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Scadding in the Territorial District of Sudbury, being Parcel 25347, Sudbury East Section, more particularly described as part of Summer Resort Location S.B. 32 and designated as Parts 1 and 2 on Reference Plan 53R-12931, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 61/97
made under the
PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97 and 60/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

154. (1) Despite subclause 17 (b) (ii), subsection 28 (2) and paragraphs 1 and 4 of subsection 30 (1) of the Order, a seasonal dwelling and guest cabin, together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2), if the following requirements are met:

Minimum lot area	0.138 hectares
Minimum front yard	5.6 metres
Maximum gross floor area of guest cabin	130.0 square metres
Minimum setback from highwater mark of Rangers Bay	5.6 metres

(2) Subsection (1) applies to those lands in the geographic Township of Delamere in the Territorial District of Sudbury, being part of Lot 1 in Concession III, more particularly described as Parcel 25030 Sudbury East Section designated as Lot 13 on Plan M-493 registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 62/97
made under the
PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97 and 61/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

155. (1) Despite section 8 and subsection 22 (1) of the Order, a mechanical repair operation, not including an auto-body or welding shop, is permitted on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Dill in the Territorial District of Sudbury, being composed of part of Lot 3, Concession I, more particularly described as Parcel 46363, 'A' Sudbury East Section, designated as Part 1 on Plan 53R-9757 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 63/97 made under the PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97 and 62/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

156. (1) Despite subsection 22 (1) of the Order, one duplex dwelling together with accessory buildings and structures may be erected, located and used on the land described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Delamere in the Territorial District of Sudbury, being part of Lot 5 in Concession I, more particularly described as Parcel 4074 Sudbury East Section, in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 64/97 made under the PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97 and 63/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

157. (1) Despite subsection 22 (1) of the Order, a building may be erected, located and used for a towing and automobile repair operation on the lands described in subsection (2) if the following requirements are met:

Maximum gross floor area	139 square metres
Minimum lot area	2,000 square metres
Minimum lot frontage	30 metres
Minimum front yard	11 metres
Minimum rear yard	11 metres
Minimum side yards	6 metres
Maximum height of building	9 metres

(2) Subsection (1) applies to those lands in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of broken Lot 3 in Concession I, more particularly described as Parcel 46644 Sudbury East Section designated as Part 6 on Plan 53R-5466, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 65/97 made under the PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97 and 64/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 4 of Ontario Regulation 834/81 is amended by adding the following section:

6. (1) Despite section 8 of this Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of Broken Lot 6 in Concession V, more particularly described as Parcel 37233 Sudbury East Section, designated as Part 1 on Plan SR-2694 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 66/97
made under the
PLANNING ACT

Made: February 25, 1997
Filed: February 27, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97 and 65/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 4 to Ontario Regulation 834/81 is amended by adding the following section:

7. (1) Despite section 4 of the Order, the land described in subsections (4) and (5) is, for the purposes of this Order, land in a Rural Zone.

(2) Despite paragraph 3 of subsection 23 (3) of the Order, the single dwelling existing on the date this section comes into force is permitted on the lands described in subsection (4).

(3) Despite paragraph 4 of subsection 23 (3) of the Order, the lands described in subsection (5) shall have a minimum rear yard of 10 metres.

(4) Subsections (1) and (2) apply to the lands in the geographic Township of Awrey in the Territorial District of Sudbury, being part of Lot 11 in Concession VI, more particularly described as Parcel 20672 S.E.S.

(5) Subsections (1) and (3) apply to the lands in the geographic Township of Awrey in the Territorial District of Sudbury, being part of

Lot 11 in Concession VI, more particularly described as Parcel 46737 S.E.S., designated as Part 1 on Plan 53R-10325, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 25, 1997.

11/97

ONTARIO REGULATION 67/97
made under the
MUNICIPAL ACT

Made: February 26, 1997
Filed: February 28, 1997

Amending O. Reg. 523/96
(Determination of Apportionments and Levies, 1996)

Note: Ontario Regulation 523/96 has not previously been amended.

1. Schedule 1 to Ontario Regulation 523/96 is amended by,

- (a) striking out "2.62" in Column 2 opposite Campbellford T under the heading "Northumberland County—General Levy" and substituting "100.67";
- (b) striking out "2.62" in Column 2 opposite Campbellford T under the heading "Northumberland County—Library Levy" and substituting "100.67";
- (c) striking out "39.00" in Column 2 opposite Springwater Tp under the heading "Simcoe County—General Levy" and substituting "102.57";
- (d) striking out "44.02" in Column 2 opposite Tay Tp under the heading "Simcoe County—General Levy" and substituting "108.08";
- (e) striking out "65.17" in Column 2 opposite Opatatika Tp under the heading "Cochrane District Welfare Administration Board" and substituting "96.34";
- (f) striking out "65.17" in Column 2 opposite Opatatika Tp under the heading "Cochrane District—Home for the Aged (Operating)" and substituting "96.34";

2. The amendments made by this Regulation apply with respect to apportionments and levies made on or after January 1, 1996.

11/97



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—03—22

ONTARIO REGULATION 68/97 made under the ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: February 27, 1997
Filed: March 3, 1997

Amending O. Reg. 481/73
(County of Halton (now part of
the regional municipalities of Halton and Peel),
Town of Oakville (now part of the towns of
Halton Hills, Milton, Oakville and the City of Mississauga))

Note: Ontario Regulation 481/73 has not been amended in 1996 or 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Subsection 86 (2) of Ontario Regulation 481/73 is revoked and the following substituted:

Minimum lot area	2,787	square metres
Minimum lot frontage	45.5	metres
Minimum floor area		
i. one storey	88	square metres
ii. one and one-half storeys	102	square metres
iii. two storeys	116	square metres
Maximum building height	10.5	metres
Minimum front yard	5	metres
Minimum side yards	13.5	metres
Minimum rear yard	12	metres
Maximum percentage of lot to be covered by buildings or structures	12.5	percent

MEREDITH BERESFORD
Director
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 27, 1997.

12/97

ONTARIO REGULATION 69/97 made under the MUNICIPAL ACT

Made: February 27, 1997
Filed: March 3, 1997

COUNCIL COMPOSITION, REGIONAL MUNICIPALITY OF SUDBURY

1. Section 27 of the Act applies to The Regional Municipality of Sudbury.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 27, 1997.

12/97

ONTARIO REGULATION 70/97 made under the PLANNING ACT

Made: February 28, 1997
Filed: March 3, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97 and 66/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 5 to Ontario Regulation 834/81 is amended by adding the following section:

2. (1) Despite section 4 of the Order, the land described in subsection (3) shall be deemed to be land in an Open Space Zone.

(2) Despite sections 46 and 47 of the Order, no buildings or structures shall be erected, located or used on the land described in subsection (3).

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of Lot 2 in Concession III, designated as Part 1 on Plan 53R-15899 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 28, 1997.

12/97

ONTARIO REGULATION 71/97
made under the
EDUCATION ACT

Made: February 19, 1997
Filed: March 4, 1997

Amending Reg. 313 of R.R.O. 1990
(Trustee Distribution)

Note: Regulation 313 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 313 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

4. Sections 1 to 3 do not apply to a board of education, a district combined separate school board or a county combined separate school board for the purposes of the regular elections to be held in 1997 under the *Municipal Elections Act, 1996*.

12/97

ONTARIO REGULATION 72/97
made under the
ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: February 6, 1997
Approved: February 26, 1997
Filed: March 6, 1997

GENERAL

EMPLOYERS' OBLIGATION TO SUBMIT FEES

1. In sections 2 to 4,

"due date" means the date on which the annual membership fee is due in any year, as specified in the by-laws; ("date d'échéance")

"private school" has the same meaning as in subsection 1 (1) of the *Education Act*. ("école privée")

2. (1) Where, on the due date in any year, a school board employs a member, the school board shall,

(a) deduct the amount of the annual membership fee payable in respect of the year by the member from the member's salary; and

(b) submit the amount of the fee to the College.

(2) Where, on the due date in any year, the Provincial Schools Authority employs a member and the Ministry of Education and Training is responsible for paying the member's salary, the Ministry of Education and Training shall,

(a) deduct the amount of the annual membership fee payable in respect of the year by the member from the member's salary; and

(b) submit the amount of the fee to the College.

(3) Where, on the due date in any year, a private school employs a member who contributes to the Ontario Teachers' Pension Plan, the private school shall,

RÈGLEMENT DE L'ONTARIO 71/97
pris en application de la
LOI SUR L'ÉDUCATION

pris le 19 février 1997
déposé le 4 mars 1997

modifiant le Règl. 313 des R.R.O. de 1990
(Répartition des conseillers scolaires)

Remarque : Le Règlement 313 n'a pas été modifié en 1996 ni en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le Règlement 313 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :

4. Les articles 1 à 3 ne s'appliquent pas aux conseils de l'éducation, aux conseils fusionnés d'écoles séparées de district ni aux conseils fusionnés d'écoles séparées de comté aux fins des élections ordinaires qui doivent se tenir en 1997 aux termes de la *Loi de 1996 sur les élections municipales*.

RÈGLEMENT DE L'ONTARIO 72/97
pris en application de la
**LOI DE 1996 SUR L'ORDRE DES ENSEIGNANTES
ET DES ENSEIGNANTS DE L'ONTARIO**

pris le 6 février 1997
approuvé le 26 février 1997
déposé le 6 mars 1997

DISPOSITIONS GÉNÉRALES

OBLIGATION DES EMPLOYEURS DE VERSER LES COTISATIONS À L'ORDRE

1. Les définitions qui suivent s'appliquent aux articles 2 à 4.

«date d'échéance» La date à laquelle les cotisations annuelles des membres sont exigibles pour une année donnée, telle qu'elle est précisée dans les règlements administratifs. («due date»)

«école privée» S'entend au sens du paragraphe 1 (1) de la *Loi sur l'éducation*. («private school»)

2. (1) Si, à la date d'échéance fixée pour une année donnée, un conseil scolaire emploie un membre, le conseil scolaire :

a) d'une part, retient sur le salaire du membre le montant de la cotisation annuelle que celui-ci est tenu d'acquitter à l'égard de l'année en question;

b) d'autre part, verse le montant de la cotisation à l'Ordre.

(2) Si, à la date d'échéance fixée pour une année donnée, l'Administration des écoles provinciales emploie un membre et que le ministère de l'Éducation et de la Formation est chargé de lui verser son salaire, le ministère :

a) d'une part, retient sur le salaire du membre le montant de la cotisation annuelle que celui-ci est tenu d'acquitter à l'égard de l'année en question;

b) d'autre part, verse le montant de la cotisation à l'Ordre.

(3) Si, à la date d'échéance fixée pour une année donnée, une école privée emploie un membre qui cotise au Régime de retraite des enseignantes et des enseignants de l'Ontario, l'école privée :

(a) deduct the amount of the annual membership fee payable in respect of the year by the member from the member's salary; and

(b) submit the amount of the fee to the College.

(4) Subsection (3) applies only if the private school has received notice that the member contributes to the Ontario Teachers' Pension Plan.

(5) The amounts referred to in subsections (1) to (3) shall be submitted no later than 35 days after the due date.

(6) The amount may be submitted by cheque or by any other means approved by the Registrar.

(7) When submitting an amount under this section, the school board, the Ministry of Education and Training or the private school, as the case may be, shall provide the Registrar with sufficient information to identify the member on whose behalf the amount is submitted.

(8) The Registrar may issue directions respecting the content and form of the information to be provided under subsection (7).

3. At the written request, made before the due date, of a school board, the Ministry of Education and Training or a private school, as the case may be, the Registrar may extend the period specified in subsection 2 (5), if the Registrar is of the opinion that the extension is warranted because of exceptional circumstances.

4. (1) A school board, the Ministry of Education and Training or a private school, as the case may be, shall pay interest on any amount in arrears, from the day the amount was required to be submitted under section 2 or, where applicable, section 3, to the day before the day on which the payment is made.

(2) The interest shall be calculated at the bank prime rate plus 4 per cent per year.

(3) In subsection (2),

"bank prime rate" means the prime rate quoted by the College's bank of record on the day the payment was due.

QUORUM AT COUNCIL MEETINGS

5. Sixteen members of the Council, at least four of whom shall be persons appointed to the Council under clause 4 (2) (b) of the Act, constitute a quorum of the Council.

DISQUALIFICATION OF COUNCIL MEMBERS

6. (1) The Council shall disqualify an elected member of the Council from sitting on the Council if the member,

(a) is found by the Discipline Committee to be guilty of professional misconduct or to be incompetent;

(b) is found by the Fitness to Practise Committee to be incapacitated;

(c) fails, without cause, to attend three consecutive meetings of the Council;

(d) fails, without cause, to attend half the meetings of the Council in any 12-month period;

(e) fails, without cause, to attend three consecutive meetings of a committee of which he or she is a member;

(f) fails, without cause, to attend a hearing of a panel of a committee for which he or she has been selected; or

(g) fails or ceases to meet the criteria set out in the regulations for eligibility to be nominated for the position for which the member

a) d'une part, retient sur le salaire du membre le montant de la cotisation annuelle que celui-ci est tenu d'acquitter à l'égard de l'année en question;

b) d'autre part, verse le montant de la cotisation à l'Ordre.

(4) Le paragraphe (3) ne s'applique que si l'école privée a été avisée du fait que le membre cotise au Régime de retraite des enseignantes et des enseignants de l'Ontario.

(5) Les montants visés aux paragraphes (1) à (3) sont versés au plus tard 35 jours après la date d'échéance.

(6) Les montants peuvent être versés par chèque ou par tout autre moyen approuvé par le registraire.

(7) Lorsqu'il verse un montant aux termes du présent article, le conseil scolaire, le ministère de l'Éducation et de la Formation ou l'école privée, selon le cas, fournit au registraire des renseignements suffisants pour permettre l'identification du membre au nom duquel le montant est versé.

(8) Le registraire peut donner des directives relativement au contenu et à la forme des renseignements devant être fournis aux termes du paragraphe (7).

3. Sur demande écrite présentée avant la date d'échéance par un conseil scolaire, le ministère de l'Éducation et de la Formation ou une école privée, selon le cas, le registraire peut proroger le délai imparti au paragraphe 2 (5) s'il est d'avis que des circonstances exceptionnelles le justifient.

4. (1) Un conseil scolaire, le ministère de l'Éducation et de la Formation ou une école privée, selon le cas, paie des intérêts sur les montants arriérés à compter du jour où ceux-ci devaient être versés aux termes de l'article 2 ou, le cas échéant, de l'article 3 jusqu'au jour précédant celui où ils sont acquittés.

(2) Les intérêts sont calculés au taux d'intérêt préférentiel, majoré de 4 pour cent par an.

(3) La définition qui suit s'applique au paragraphe (2).

«taux d'intérêt préférentiel» Le taux préférentiel indiqué par la banque désignée de l'Ordre le jour où le paiement était exigible.

QUORUM AUX RÉUNIONS DU CONSEIL

5. Seize membres du conseil, dont au moins quatre sont des personnes nommées au conseil aux termes de l'alinéa 4 (2) b) de la Loi, constituent le quorum du conseil.

INAPTITUDE DES MEMBRES DU CONSEIL À SIÉGER

6. (1) Le conseil déclare un de ses membres élus inapte à siéger au conseil si le membre, selon le cas :

a) est déclaré coupable d'une faute professionnelle ou incompetent par le comité de discipline;

b) est déclaré frappé d'incapacité par le comité d'aptitude professionnelle;

c) omet, sans raison, d'assister à trois réunions consécutives du conseil;

d) omet, sans raison, d'assister à la moitié des réunions du conseil au cours de toute période de 12 mois;

e) omet, sans raison, d'assister à trois réunions consécutives d'un comité dont il fait partie;

f) omet, sans raison, d'assister à une audience d'un sous-comité d'un comité pour lequel il a été choisi;

g) omet ou cesse de satisfaire aux critères de mise en candidature pour le poste pour lequel il a été élu, qui sont énoncés dans les

was elected, as those regulations read on the day the member was declared elected.

(2) An elected member of the Council who is disqualified from sitting on the Council ceases to be a member of the Council.

(3) An elected member of the Council who is the subject of a proceeding before the Discipline Committee or the Fitness to Practise Committee as a result of a referral under section 26 or 29 of the Act is suspended from his or her office as member of the Council pending the outcome of the proceeding.

(4) A person who is suspended under subsection (3) from his or her office as member of the Council shall not participate in any meeting or other proceeding of the Council.

VACANCIES ON COUNCIL

7. (1) For the purposes of this Regulation, the seat of an elected member of the Council becomes vacant if the member dies, resigns or is disqualified from sitting on the Council.

(2) For the purposes of this Regulation, the resignation of an elected member of the Council is effective when received by the Registrar, the chair or the vice-chair.

8. (1) If the seat of an elected member of the Council becomes vacant not more than six months before the expiry of the member's term of office, the Council may leave the seat vacant or may fill the vacated position by appointment.

(2) If the Council chooses to fill the vacated position by appointment, it shall appoint the person who had the most votes of all the unsuccessful candidates for the position in the last Council election, not including those persons who, as of the date of the appointment,

(a) are not willing to fill the vacancy; or

(b) do not meet the criteria set out in the regulations for eligibility to be nominated for the position, as those regulations read on the day the member was declared elected.

(3) If no person can be appointed in accordance with subsection (2), the Council may fill the vacated position by appointing any person who, as of the date of the appointment, is willing to fill the vacancy and meets the criteria set out in the regulations for eligibility to be nominated for the position, as those regulations read on the day the member was declared elected.

(4) The Council shall make its determination under subsection (1) as soon as reasonably possible and, if the Council decides to fill the vacated position, the Council shall do so as soon as reasonably possible.

9. (1) If the seat of an elected member of the Council becomes vacant more than six months before the expiry of the member's term of office, the Council shall fill the vacated position by appointing the person who had the most votes of all the unsuccessful candidates for the position in the last Council election, not including those persons who, as of the date of the appointment,

(a) are not willing to fill the vacancy; or

(b) do not meet the criteria set out in the regulations for eligibility to be nominated for the position, as those regulations read on the day the member was declared elected.

(2) If no person can be appointed in accordance with subsection (1), the Council shall fill the vacated position by appointing any person who, as of the date of the appointment, is willing to fill the vacancy and meets the criteria set out in the regulations for eligibility to be nominated for the position, as those regulations read on the day the member was declared elected.

(3) The Council shall fill the vacated position as soon as reasonably possible.

règlements, tels que ceux-ci existaient le jour où il a été déclaré élu.

(2) Le membre élu du conseil qui est déclaré inapte à siéger au conseil perd sa qualité de membre du conseil.

(3) Le membre élu du conseil qui fait l'objet d'une instance devant le comité de discipline ou le comité d'aptitude professionnelle par suite d'un renvoi effectué en vertu de l'article 26 ou 29 de la Loi est suspendu de sa charge de membre du conseil en attendant l'issue de l'instance.

(4) La personne qui est suspendue de sa charge de membre du conseil aux termes du paragraphe (3) ne doit pas participer à quelque réunion ou autre instance que ce soit du conseil.

VACANCES AU SEIN DU CONSEIL

7. (1) Pour l'application du présent règlement, le siège d'un membre élu du conseil devient vacant si le membre décède, démissionne ou est déclaré inapte à siéger au conseil.

(2) Pour l'application du présent règlement, la démission d'un membre élu du conseil prend effet dès que le registrateur, le président ou le vice-président la reçoit.

8. (1) Si le siège d'un membre élu du conseil devient vacant au plus six mois avant l'expiration du mandat du membre, le conseil peut laisser le siège vacant ou combler la vacance par voie de nomination.

(2) Si le conseil décide de combler la vacance par voie de nomination, il nomme la personne qui a obtenu le plus grand nombre de voix parmi les candidats au poste non retenus lors de la dernière élection du conseil, à l'exception des personnes qui, à la date de la nomination :

a) soit ne souhaitent pas combler la vacance;

b) soit ne satisfont pas aux critères de mise en candidature pour le poste, énoncés dans les règlements, tels que ceux-ci existaient le jour où le membre a été déclaré élu.

(3) Si aucune personne ne peut être nommée conformément au paragraphe (2), le conseil peut combler la vacance en nommant toute personne qui, à la date de la nomination, souhaite combler la vacance et satisfait aux critères de mise en candidature pour le poste, énoncés dans les règlements, tels que ceux-ci existaient le jour où le membre a été déclaré élu.

(4) Le conseil prend sa décision en vertu du paragraphe (1) dans les meilleurs délais raisonnables et, s'il décide de combler la vacance, il le fait dans les meilleurs délais raisonnables.

9. (1) Si le siège d'un membre élu du conseil devient vacant plus de six mois avant l'expiration du mandat du membre, le conseil comble la vacance en nommant la personne qui a obtenu le plus grand nombre de voix parmi les candidats au poste non retenus lors de la dernière élection du conseil, à l'exception des personnes qui, à la date de la nomination :

a) soit ne souhaitent pas combler la vacance;

b) soit ne satisfont pas aux critères de mise en candidature pour le poste, énoncés dans les règlements, tels que ceux-ci existaient le jour où le membre a été déclaré élu.

(2) Si aucune personne ne peut être nommée conformément au paragraphe (1), le conseil comble la vacance en nommant toute personne qui, à la date de la nomination, souhaite combler la vacance et satisfait aux critères de mise en candidature pour le poste, énoncés dans les règlements, tels que ceux-ci existaient le jour où le membre a été déclaré élu.

(3) Le conseil comble la vacance dans les meilleurs délais raisonnables.

10. Within 10 days of a vacancy to which section 8 or 9 applies arising, the Registrar shall,

- (a) notify the members of the Council that the vacancy has arisen;
- (b) provide the members of the Council with the information that they need in order to be able to fill the vacancy; and
- (c) draw the attention of the Council to its obligation under section 8 or 9, as the case may be, to act expeditiously.

11. (1) If the seat of one or more elected Council members becomes vacant and no quorum of the Council remains in office, the Registrar shall hold an election for the vacant positions and, for the purpose, shall adapt the provisions of the regulation that governed the last election to the Council, as those provisions read on the last voting day in that election, as he or she considers appropriate.

(2) Where an election is required under this section, the Registrar shall,

- (a) within 10 days of the requirement to hold an election arising under subsection (1), set a date or time period during which the voting will occur; and
- (b) ensure that the election is held as soon as reasonably possible.

12. A person appointed under section 8 or 9 or elected under section 11 shall hold office until the former Council member's term would have expired.

STATUTORY COMMITTEES

13. In sections 14 to 18,

"statutory committee" means,

- (a) the Executive Committee,
- (b) the Investigation Committee,
- (c) the Discipline Committee,
- (d) the Registration Appeals Committee, and
- (e) the Fitness to Practise Committee.

14. (1) Subject to subsections 25 (1), 27 (1) and 28 (1) of the Act, the Council shall determine the number of members to be appointed by it to the Investigation Committee, the Discipline Committee and the Fitness to Practise Committee.

(2) The members of a statutory committee to be appointed by the Council shall be appointed as soon as reasonably possible.

(3) A person appointed to a statutory committee shall continue to be a member of the committee until the first meeting of the next Council.

(4) Subject to subsection 20 (1), the Council shall appoint a chair for each statutory committee, from among the members appointed to the committee.

(5) Subject to subsection 20 (2), a statutory committee shall elect a vice-chair from among its members.

(6) In the absence of the chair of a statutory committee, the vice-chair shall temporarily act as and have all the powers of the chair.

(7) In the absence of the chair and vice-chair of a statutory committee, the committee shall elect a person from among its members to temporarily act as and have all the powers of the chair.

(8) The chair of a statutory committee may vote at meetings of the committee.

10. Au plus tard 10 jours après que survient une vacance à laquelle s'applique l'article 8 ou 9, le registrateur prend les mesures suivantes :

- a) il avise les membres du conseil de la vacance;
- b) il fournit aux membres du conseil les renseignements dont ils ont besoin pour pouvoir combler la vacance;
- c) il attire l'attention du conseil sur l'obligation d'agir avec célérité à laquelle il est tenu aux termes de l'article 8 ou 9, selon le cas.

11. (1) Si le siège d'un ou de plusieurs membres élus du conseil devient vacant et que les membres du conseil qui restent en fonction ne constituent plus le quorum, le registrateur tient une élection pour combler les vacances et, à cette fin, adapte de la manière qu'il estime appropriée les dispositions du règlement régissant la dernière élection au conseil, telles que celles-ci existaient le dernier jour du scrutin lors de cette élection.

(2) Si le présent article exige la tenue d'une élection, le registrateur :

- a) d'une part, au plus tard 10 jours après que naît l'obligation de tenir une élection aux termes du paragraphe (1), fixe la date à laquelle ou la période durant laquelle se tiendra le scrutin;
- b) d'autre part, veille à ce que l'élection soit tenue dans les meilleurs délais raisonnables.

12. La personne nommée aux termes de l'article 8 ou 9 ou élue aux termes de l'article 11 occupe sa charge jusqu'à la date à laquelle le mandat du membre du conseil qu'elle remplace aurait expiré.

COMITÉS PRÉVUS PAR LA LOI

13. La définition qui suit s'applique aux articles 14 à 18.

«comité prévu par la Loi» S'entend :

- a) du bureau;
- b) du comité d'enquête;
- c) du comité de discipline;
- d) du comité d'appel des inscriptions;
- e) du comité d'aptitude professionnelle.

14. (1) Sous réserve des paragraphes 25 (1), 27 (1) et 28 (1) de la Loi, le conseil fixe le nombre de membres qu'il doit nommer au comité d'enquête, au comité de discipline et au comité d'aptitude professionnelle.

(2) Les membres d'un comité prévu par la Loi que doit nommer le conseil sont nommés dans les meilleurs délais raisonnables.

(3) Les personnes nommées à un comité prévu par la Loi continuent d'en être membres jusqu'à la première réunion du prochain conseil.

(4) Sous réserve du paragraphe 20 (1), le conseil nomme, pour chaque comité prévu par la Loi, un président qui est choisi parmi les membres nommés au comité.

(5) Sous réserve du paragraphe 20 (2), un comité prévu par la Loi élit son vice-président parmi ses membres.

(6) En l'absence du président d'un comité prévu par la Loi, le vice-président agit temporairement à titre de président et est investi de tous les pouvoirs du président.

(7) En l'absence du président et du vice-président d'un comité prévu par la Loi, le comité élit une personne parmi ses membres pour agir temporairement à titre de président et être investie de tous les pouvoirs du président.

(8) Le président d'un comité prévu par la Loi peut voter aux réunions du comité.

15. (1) Subject to subsection (4), a quorum of the Investigation Committee, the Discipline Committee or the Fitness to Practise Committee is a majority of the number of positions on the committee, as determined under subsection 14 (1), whether or not one or more of the positions is vacant.

(2) Subject to subsection (4), a quorum of the Registration Appeals Committee is three.

(3) Subject to subsection (4), a quorum of the Executive Committee is four.

(4) A quorum of a statutory committee is not constituted unless at least one of the members of the committee participating in the meeting is a person appointed to the Council under clause 4 (2) (b) of the Act.

16. (1) The seat of a member of a statutory committee becomes vacant if the member dies, resigns from the committee, resigns from the Council or is disqualified from sitting on the Council.

(2) For the purposes of this Regulation, the resignation of a member of a statutory committee from the committee is effective when received by the Registrar or the chair of the committee.

(3) If the seat of a member of a statutory committee becomes vacant, the Executive Committee shall, as soon as reasonably possible, appoint a member of the Council to fill the vacancy.

(4) Subsection (3) does not apply to vacancies on the Executive Committee.

(5) If the seat of a member of the Executive Committee becomes vacant, the Council shall, as soon as reasonably possible, appoint one of its members to fill the vacancy.

(6) In filling a vacancy under this section, the Executive Committee or Council, as the case may be, shall ensure that the requirements of subsections 25 (2), 27 (2) and 28 (2) of the Act and of section 19 and subsections 23 (2) and (3) of this Regulation are complied with.

(7) Within 10 days of a vacancy to which subsection (3) or (5) applies arising, the Registrar shall,

- (a) notify the members of the Executive Committee or the Council, as the case may be, that the vacancy has arisen;
- (b) provide the members of the Executive Committee or the Council, as the case may be, with the information that they need in order to be able to fill the vacancy; and
- (c) draw the attention of the Executive Committee or the Council, as the case may be, to its obligation under this section to act expeditiously.

(8) A person appointed under this section shall hold office until the former committee member's term would have expired.

(9) A person who is suspended under subsection 6 (3) from his or her office as member of the Council is also suspended from his or her office as member of a statutory committee.

(10) A person who is suspended under subsection (9) from his or her office as member of a committee shall not participate in any meeting or other proceeding of the committee or of a panel of the committee.

17. (1) Each statutory committee shall meet at least once a year.

(2) Each statutory committee shall meet,

- (a) when requested by its chair;

15. (1) Sous réserve du paragraphe (4), le quorum du comité d'enquête, du comité de discipline ou du comité d'aptitude professionnelle est constitué de la majorité du nombre de postes au sein du comité, tel qu'il est fixé aux termes du paragraphe 14 (1), même si un ou plusieurs des postes sont vacants.

(2) Sous réserve du paragraphe (4), le quorum du comité d'appel des inscriptions est constitué de trois membres.

(3) Sous réserve du paragraphe (4), le quorum du bureau est constitué de quatre membres.

(4) Le quorum d'un comité prévu par la Loi n'est constitué que si au moins un des membres du comité qui participent à la réunion est une personne nommée au conseil aux termes de l'alinéa 4 (2) b) de la Loi.

16. (1) Le siège d'un membre d'un comité prévu par la Loi devient vacant si le membre décède, démissionne du comité ou du conseil ou est déclaré inapte à siéger au conseil.

(2) Pour l'application du présent règlement, la démission d'un membre d'un comité prévu par la Loi de ce comité prend effet dès que le registrateur ou le président du comité la reçoit.

(3) Si le siège d'un membre d'un comité prévu par la Loi devient vacant, le bureau nomme, dans les meilleurs délais raisonnables, un membre du conseil pour combler la vacance.

(4) Le paragraphe (3) ne s'applique pas aux vacances au sein du bureau.

(5) Si le siège d'un membre du bureau devient vacant, le conseil nomme, dans les meilleurs délais raisonnables, un de ses membres pour combler la vacance.

(6) Lorsqu'il comble une vacance aux termes du présent article, le bureau ou le conseil, selon le cas, veille à ce qu'il soit satisfait aux exigences des paragraphes 25 (2), 27 (2) et 28 (2) de la Loi ainsi qu'à celles de l'article 19 et des paragraphes 23 (2) et (3) du présent règlement.

(7) Au plus tard 10 jours après que survient une vacance à laquelle s'applique le paragraphe (3) ou (5), le registrateur prend les mesures suivantes :

- a) il avise les membres du bureau ou du conseil, selon le cas, de la vacance;
- b) il fournit aux membres du bureau ou du conseil, selon le cas, les renseignements dont ils ont besoin pour pouvoir combler la vacance;
- c) il attire l'attention du bureau ou du conseil, selon le cas, sur l'obligation d'agir avec célérité à laquelle l'un et l'autre sont tenus aux termes du présent article.

(8) La personne nommée aux termes du présent article occupe sa charge jusqu'à la date à laquelle le mandat du membre du comité qu'elle remplace aurait expiré.

(9) La personne qui est suspendue de sa charge de membre du conseil aux termes du paragraphe 6 (3) est également suspendue de sa charge de membre d'un comité prévu par la Loi.

(10) La personne qui est suspendue de sa charge de membre d'un comité aux termes du paragraphe (9) ne doit pas participer à quelque réunion ou autre instance que ce soit du comité ou d'un sous-comité de celui-ci.

17. (1) Chaque comité prévu par la Loi se réunit au moins une fois par an.

(2) Chaque comité prévu par la Loi se réunit, selon le cas :

- a) sur demande de son président;

- (b) when requested in writing signed by a sufficient number of members to constitute a quorum under section 15;
- (c) when requested by the Council; or
- (d) when requested by the Executive Committee.

18. (1) A meeting of a statutory committee may be held by any means that permits every person participating in the meeting to communicate with each other simultaneously.

(2) The chair of a statutory committee shall ensure that minutes are,

- (a) taken at each meeting;
- (b) reviewed and approved at the meeting following the one at which they are taken; and
- (c) signed by the chair after approval.

(3) Subsections (1) and (2) apply with necessary modifications to a meeting of a panel of a statutory committee.

(4) This section does not apply to a hearing of a statutory committee or of a panel of a statutory committee.

EXECUTIVE COMMITTEE

19. (1) The Council shall appoint the chairs of the following committees as members of the Executive Committee:

1. The Fitness to Practise Committee.
2. The Discipline Committee.
3. The Registration Appeals Committee.
4. The Investigation Committee.
5. The Standards of Practice and Education Committee.
6. The Finance Committee.
7. The Accreditation Committee.

(2) The Council shall also appoint the chair and vice-chair of the Council as members of the Executive Committee, where they are not appointed under subsection (1).

(3) The Council shall appoint additional members to the Executive Committee in accordance with the following rules, where applicable:

1. If all the persons appointed under subsections (1) and (2) are members of the Council elected under clause 4 (2) (a) of the Act, the Council shall appoint two additional persons to the Executive Committee, both of whom shall be members of the Council appointed under clause 4 (2) (b) of the Act.
2. If only one of the persons appointed under subsections (1) and (2) is a member of the Council appointed under clause 4 (2) (b) of the Act, the Council shall appoint one additional person to the Executive Committee, who shall be a member of the Council appointed under clause 4 (2) (b) of the Act.
3. If all the persons appointed under subsections (1) and (2) are members of the Council appointed under clause 4 (2) (b) of the Act, the Council shall appoint two additional persons to the Executive Committee, both of whom shall be members of the Council elected under clause 4 (2) (a) of the Act.
4. If only one of the persons appointed under subsections (1) and (2) is a member of the Council elected under clause 4 (2) (a) of the Act, the Council shall appoint one additional person to the Executive Committee, who shall be a member of the Council elected under clause 4 (2) (a) of the Act.

- b) sur demande écrite signée par un nombre suffisant de membres pour constituer le quorum exigé par l'article 15;
- c) sur demande du conseil;
- d) sur demande du bureau.

18. (1) Les réunions des comités prévus par la Loi peuvent se tenir à l'aide de tout moyen qui permette à tous les participants de communiquer entre eux simultanément.

(2) Le président d'un comité prévu par la Loi veille à ce que le procès-verbal :

- a) soit établi lors de chaque réunion;
- b) soit examiné et approuvé à la réunion qui suit celle où il est établi;
- c) soit signé par le président après qu'il a été approuvé.

(3) Les paragraphes (1) et (2) s'appliquent, avec les adaptations nécessaires, aux réunions des sous-comités des comités prévus par la Loi.

(4) Le présent article ne s'applique pas aux audiences des comités prévus par la Loi ni à celles de leurs sous-comités.

BUREAU

19. (1) Le conseil nomme membres du bureau les présidents des comités suivants :

1. Le comité d'aptitude professionnelle.
2. Le comité de discipline.
3. Le comité d'appel des inscriptions.
4. Le comité d'enquête.
5. Le comité des normes d'exercice de la profession et de la formation.
6. Le comité des finances.
7. Le comité d'agrément.

(2) Le conseil nomme également membres du bureau le président et le vice-président du conseil, lorsqu'ils ne sont pas nommés aux termes du paragraphe (1).

(3) Le conseil nomme d'autres membres au bureau conformément aux règles suivantes, lorsqu'elles s'appliquent :

1. Si toutes les personnes nommées aux termes des paragraphes (1) et (2) sont des membres du conseil élus aux termes de l'alinéa 4 (2) a) de la Loi, le conseil nomme deux autres personnes au bureau, qui sont toutes deux des membres du conseil nommés aux termes de l'alinéa 4 (2) b) de la Loi.
2. Si une seule des personnes nommées aux termes des paragraphes (1) et (2) est un membre du conseil nommé aux termes de l'alinéa 4 (2) b) de la Loi, le conseil nomme une autre personne au bureau, qui est un membre du conseil nommé aux termes de l'alinéa 4 (2) b) de la Loi.
3. Si toutes les personnes nommées aux termes des paragraphes (1) et (2) sont des membres du conseil nommés aux termes de l'alinéa 4 (2) b) de la Loi, le conseil nomme deux autres personnes au bureau, qui sont toutes deux des membres du conseil élus aux termes de l'alinéa 4 (2) a) de la Loi.
4. Si une seule des personnes nommées aux termes des paragraphes (1) et (2) est un membre du conseil élu aux termes de l'alinéa 4 (2) a) de la Loi, le conseil nomme une autre personne au bureau, qui est un membre du conseil élu aux termes de l'alinéa 4 (2) a) de la Loi.

20. (1) The chair of the Council shall be the chair of the Executive Committee.

(2) The vice-chair of the Council shall be the vice-chair of the Executive Committee.

INVESTIGATION COMMITTEE

21. (1) A complaint to be considered and investigated by the Investigation Committee under section 26 of the Act shall be considered and investigated by a panel of the Committee selected for the purpose by the chair of the Committee from among its members.

(2) A panel shall be composed of at least three persons.

(3) The chair of the Committee shall appoint one of the members of the panel as its chair.

(4) A panel may exercise all the powers and carry out all the duties of the Committee, with respect to the complaint before the panel.

DISCIPLINE COMMITTEE

22. (1) A hearing on matters directed or referred to the Discipline Committee under section 26, 29 or 33 of the Act shall be conducted by a panel of the Committee selected for the purpose by the chair of the Committee from among its members.

(2) A panel shall be composed of at least three persons.

(3) The chair of the Committee shall appoint one of the members of the panel as its chair.

(4) A panel may exercise all the powers and carry out all the duties of the Committee, with respect to the matter before the panel.

(5) If the term of office of a member of a panel who has participated in a hearing expires at any time before the hearing has been completed or before a decision is given, the term shall be deemed to continue for the purpose of participating in the decision.

REGISTRATION APPEALS COMMITTEE

23. (1) The Council shall appoint five of its members to the Registration Appeals Committee.

(2) At least two of the members of the Registration Appeals Committee shall be persons appointed to the Council under clause 4 (2) (b) of the Act.

(3) At least two of the members of the Registration Appeals Committee shall be persons elected to the Council under clause 4 (2) (a) of the Act.

24. (1) A request for review under section 21 of the Act or an application for variation under section 22 of the Act shall be decided by a panel of the Registration Appeals Committee selected for the purpose by the chair of the Committee from among its members.

(2) A panel shall be composed of at least three persons.

(3) The chair of the Committee shall appoint one of the members of the panel as its chair.

(4) A panel may exercise all the powers and carry out all the duties of the Committee, with respect to the matter before the panel.

(5) If the term of office of a member of a panel who has participated in a proceeding expires at any time before the proceeding has been completed or before a decision is given, the term shall be deemed to continue for the purpose of participating in the decision.

FITNESS TO PRACTISE COMMITTEE

25. (1) A hearing on matters directed or referred to the Fitness to Practise Committee under section 26, 29 or 33 of the Act shall be conducted by a panel of the Committee selected for the purpose by the chair of the Committee from among its members.

20. (1) Le président du conseil est le président du bureau.

(2) Le vice-président du conseil est le vice-président du bureau.

COMITÉ D'ENQUÊTE

21. (1) Toute plainte que le comité d'enquête doit étudier et sur laquelle il doit faire enquête aux termes de l'article 26 de la Loi est confiée à un sous-comité du comité, dont les membres sont choisis à cette fin par le président du comité parmi ses membres, pour qu'il étudie la plainte et fasse enquête à ce sujet.

(2) Le sous-comité se compose d'au moins trois personnes.

(3) Le président du comité nomme un des membres du sous-comité à la présidence de celui-ci.

(4) Le sous-comité peut exercer tous les pouvoirs et fonctions du comité à l'égard de la plainte dont il est saisi.

COMITÉ DE DISCIPLINE

22. (1) Toute audience sur des questions adressées ou renvoyées au comité de discipline aux termes de l'article 26, 29 ou 33 de la Loi est tenue par un sous-comité du comité dont les membres sont choisis à cette fin par le président du comité parmi ses membres.

(2) Le sous-comité se compose d'au moins trois personnes.

(3) Le président du comité nomme un des membres du sous-comité à la présidence de celui-ci.

(4) Le sous-comité peut exercer tous les pouvoirs et fonctions du comité à l'égard de la question dont il est saisi.

(5) Si le mandat d'un membre d'un sous-comité qui a participé à une audience expire avant la fin de l'audience ou avant qu'une décision ne soit rendue, il est réputé se poursuivre pour permettre au membre de participer à la décision.

COMITÉ D'APPEL DES INSCRIPTIONS

23. (1) Le conseil nomme cinq de ses membres au comité d'appel des inscriptions.

(2) Au moins deux des membres du comité d'appel des inscriptions sont des personnes nommées au conseil aux termes de l'alinéa 4 (2) b) de la Loi.

(3) Au moins deux des membres du comité d'appel des inscriptions sont des personnes élues au conseil aux termes de l'alinéa 4 (2) a) de la Loi.

24. (1) La demande d'examen visée à l'article 21 de la Loi ou la demande de modification visée à l'article 22 de la Loi fait l'objet d'une décision d'un sous-comité du comité d'appel des inscriptions dont les membres sont choisis à cette fin par le président du comité parmi ses membres.

(2) Le sous-comité se compose d'au moins trois personnes.

(3) Le président du comité nomme un des membres du sous-comité à la présidence de celui-ci.

(4) Le sous-comité peut exercer tous les pouvoirs et fonctions du comité à l'égard de la question dont il est saisi.

(5) Si le mandat d'un membre d'un sous-comité qui a participé à une instance expire avant la fin de l'instance ou avant qu'une décision ne soit rendue, il est réputé se poursuivre pour permettre au membre de participer à la décision.

COMITÉ D'APTITUDE PROFESSIONNELLE

25. (1) Toute audience sur des questions adressées ou renvoyées au comité d'aptitude professionnelle aux termes de l'article 26, 29 ou 33 de la Loi est tenue par un sous-comité du comité dont les membres sont choisis à cette fin par le président du comité parmi ses membres.

(2) A panel shall be composed of at least three persons.

(3) The chair of the Committee shall appoint one of the members of the panel as its chair.

(4) A panel may exercise all the powers and carry out all the duties of the Committee, with respect to the matter before the panel.

(5) If the term of office of a member of a panel who has participated in a hearing expires at any time before the hearing has been completed or before a decision is given, the term shall be deemed to continue for the purpose of participating in the decision.

DESIGNATIONS FOR PURPOSES OF SECTION 47 OF THE ACT

26. The following persons or bodies are designated for the purposes of subsection 47 (1) of the Act:

1. A private school, as defined in subsection 1 (1) of the *Education Act*, in respect of which a current notice of intention has been filed under section 16 of that Act.
2. A college of applied arts and technology established under section 5 of the *Ministry of Colleges and Universities Act*.
3. An institution specified in the Schedule to the *University Foundations Act, 1992*.
4. The Ontario Teachers' Pension Plan Board.
5. The Ontario Teachers' Federation.
6. L'Association des enseignantes et des enseignants franco-ontariens.
7. The Federation of Women Teachers' Associations of Ontario.
8. The Ontario English Catholic Teachers' Association.
9. The Ontario Public School Teachers' Federation.
10. The Ontario Secondary School Teachers' Federation.

THE REGISTRAR OF THE ONTARIO COLLEGE OF TEACHERS:

MARGARET WILSON
Registrar

Dated at Toronto on February 6, 1997.

12/97

(2) Le sous-comité se compose d'au moins trois personnes.

(3) Le président du comité nomme un des membres du sous-comité à la présidence de celui-ci.

(4) Le sous-comité peut exercer tous les pouvoirs et fonctions du comité à l'égard de la question dont il est saisi.

(5) Si le mandat d'un membre d'un sous-comité qui a participé à une audience expire avant la fin de l'audience ou avant qu'une décision ne soit rendue, il est réputé se poursuivre pour permettre au membre de participer à la décision.

DÉSIGNATIONS POUR L'APPLICATION DE L'ARTICLE 47 DE LA LOI

26. Les personnes ou organismes suivants sont désignés pour l'application du paragraphe 47 (1) de la Loi :

1. Les écoles privées, au sens du paragraphe 1 (1) de la *Loi sur l'éducation*, à l'égard desquelles un avis d'intention en vigueur a été déposé aux termes de l'article 16 de cette loi.
2. Les collèges d'arts appliqués et de technologie ouverts en vertu de l'article 5 de la *Loi sur le ministère des Collèges et Universités*.
3. Les établissements précisés à l'annexe de la *Loi de 1992 sur les fondations universitaires*.
4. Le Conseil du régime de retraite des enseignantes et des enseignants de l'Ontario.
5. La Fédération des enseignantes et des enseignants de l'Ontario.
6. L'Association des enseignantes et des enseignants franco-ontariens.
7. La Fédération des associations des enseignantes de l'Ontario.
8. L'association appelée The Ontario English Catholic Teachers' Association.
9. La Fédération des enseignantes et des enseignants des écoles publiques de l'Ontario.
10. La Fédération des enseignantes-enseignants des écoles secondaires de l'Ontario.

LE REGISTRATEUR DE L'ORDRE DES ENSEIGNANTES
ET DES ENSEIGNANTS DE L'ONTARIO :

MARGARET WILSON
Registraireur

Fait à Toronto le 6 février 1997.

ONTARIO REGULATION 73/97 made under the LOCAL SERVICES BOARDS ACT

Made: March 4, 1997
Filed: March 6, 1997

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Since January 1, 1996, Regulation 737 has been amended by Ontario Regulations 153/96, 372/96, 408/96 and 34/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 737 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

RAINBOW

42.1 (1) A Local Services Board is established under the name "The Local Services Board of Rainbow Country".

(2) The boundaries of the Board area are those described in the Schedule.

(3) The Board shall be composed of five members.

(4) The Board may exercise the powers set out in paragraphs 1 to 6 of the Schedule to the Act.

(5) The following persons are the first members of the Board and shall hold office from October 1, 1996 to September 30, 1997 or until a new Board is elected:

1. Ron Botan
2. Gary Clackett
3. John Gallinger
4. Helen Wojcik
5. Gary Wright

(6) The Local Services Board of McGregor/Bay of Islands and The Local Services Board of Willisville and Whitefish Falls and their respective Board areas are dissolved under subsection 32 (2) of the Act.

(7) The assets and liabilities of the Boards specified in subsection (6) shall be vested in and assumed by The Local Services Board of Rainbow Country.

(8) The records and files of the Boards specified in subsection (6) shall be kept by The Local Services Board of Rainbow Country for at least five years from the date of this order.

Schedule

FIRSTLY:

All that tract of land in the geographic Townships of Mongowin, Curtin and Merritt, in the Territorial District of Sudbury, described as follows:

Commencing at the northeast corner of the geographic Township of Curtin;

Thence southerly along the east boundary of the said geographic Township of Curtin to the southeast corner thereof;

Thence westerly along the south boundary of the said geographic Township of Curtin to the waters edge of Iroquois Bay of McGregor Bay;

Thence in a general westerly, northerly, easterly, northerly and westerly direction following the said waters edge to the southeast corner of Lot 8, of the subdivision of the surrendered portion of the Whitefish River Indian Reserve No. 4;

Thence south astronomically across Iroquois Bay to the north limit of Whitefish River Indian Reserve No. 4;

Thence south 87° 30' west along the said north limit 1207 metres, more or less, to the most northwest corner of the said Indian Reserve;

Thence south astronomically along a part of the west limit of the said Indian Reserve 1870.86 metres, more or less;

Thence west astronomically along a part of the northerly limit of said Indian Reserve 2212.85 metres, more or less, to the waters edge of north channel of Lake Huron;

Thence in a general westerly, northerly, easterly, northerly and westerly direction following the said waters edge to the west boundary of the geographic Township of Mongowin;

Thence northerly along the said west boundary to the northwest corner of the geographic Township of Mongowin;

Thence easterly along the north boundary of the geographic Township of Mongowin to the southwest corner of Lot 7, Concession I in the geographic Township of Merritt;

Thence northerly along the west limits of Lots 7, Concessions I and II to the southwest corner of Lot 7, Concession III;

Thence northerly along the west limit of Lot 7, Concession III and its prolongation across Apsey Lake and continuing along the said westerly limit to the intersection with the waters edge on the southerly shore of Clear Lake;

thence easterly along the said waters edge to the intersection with the northerly limit of the said Concession III;

Thence easterly along the said northerly limit to the intersection with the easterly boundary of the geographic Township of Merritt;

Thence southerly along the said easterly boundary to the southerly limit of the said geographic township being also the north boundary of the geographic Township of Mongowin;

Thence easterly along the north boundary of the geographic Townships of Mongowin and Curtin to the point of commencement;

Saving and excepting thereout and therefrom lots 4, 5, 6, 8, 9, 10, 11, 12, 14, 15, 16, 17, 21, 22, 23, 29, 32 and 39 as shown on plan of the Surrender Portion of the Whitefish River Indian Reserve by T.J. Patten, Ontario Land Surveyor, dated March 14, 1921.

SECONDLY:

All that tract of land in the Territorial District of Manitoulin and Province of Ontario described as follows:

PARCEL 1:

That part of the Bay of Islands in the North Channel of Lake Huron in that territorial district, adjoining the southerly boundary of the Townships of McKinnon, Mongowin and Curtin in the Territorial District of Sudbury;

Commencing at the intersection of the meridian of Longitude 81° 53' West with the waters edge of the northerly shore of the Bay;

Thence in a general easterly direction along that waters edge being the southerly shore of the said townships to its intersection with the limit between the Townships of Mongowin and Curtin;

Thence along that waters edge in a general easterly, southerly and westerly direction across the mouth of the Whitefish River and around the waters edge along the shore of Moose Point, Haystack Harbour and continuing along the waters edge of Birch Island and the westerly shore of the La Cloche Peninsula to its intersection with the Parallel of Latitude 46° 03' North on the easterly shore of the La Cloche Channel;

Thence west astronomically to the waters edge along the easterly shore of Great La Cloche Island at the point of land on the northerly side of Jumbo Bay;

Thence northerly, easterly and southerly along the waters edge on the northerly shore of Great La Cloche Island and the shore of Sturgeon Bay to its intersection with the meridian of Longitude West;

Thence north astronomically along that meridian to the point of commencement.

PARCEL 2:

That part of Iroquois Bay, McGregor Bay, Baie Fine and Frazer Bay of the North Channel of Lake Huron and adjoining the southerly and westerly boundaries of the Townships of Curtin and Killarney;

Commencing at a point on the waters edge of the North Channel of Lake Huron at the intersection with the westerly boundary of Killarney Provincial Park as regulated;

Thence easterly, southerly and westerly along the waters edge of the North Channel, the East Channel, McGregor Bay and Baie Fine to a point on the southerly shore of Baie Fine at the northeast corner of Summer Resort Location AE 283;

Thence South 28° West astronomically, along the easterly limit of that Location to a point on the waters edge on the northerly shore of Frazer Bay being the southeast corner of that Location;

Thence easterly, southerly and westerly following the waters edge along the northerly, easterly and southerly shores of Frazer Bay to its intersection with the Parallel of Latitude 45° 59' North;

Thence west astronomically along that Parallel to a point at the waters edge on the west shore of Little La Cloche Island in the proximity of Dinner Point;

Thence northerly, southerly, westerly and easterly following the waters edge along the shore of Little La Cloche Island to a point at the entrance to the Boat Passage;

Thence in a straight line across the mouth of the Boat Passage to a point at the waters edge on the easterly shore of the La Cloche Peninsula;

Thence northerly, westerly and easterly continuing along the waters edge on the easterly shore of the La Cloche Peninsula being the westerly shore of McGregor Bay to its intersection with the northerly limit of the District of Manitoulin;

Thence easterly along that northerly limit across the waters of Iroquois Bay to its intersection with the waters edge on the northerly shore of the North Channel;

Thence continuing along the waters edge of the North Channel to the point of commencement.

2. Sections 33 and 58 of the Regulation are revoked.

CHRIS HODGSON
Minister of Northern Development and Mines

Dated at Toronto on March 4, 1997.

12/97

ONTARIO REGULATION 74/97 made under the MUNICIPAL ACT

Made: March 5, 1997

Filed: March 6, 1997

ELIGIBLE INVESTMENTS

GENERAL RESTRICTION ON MUNICIPAL INVESTMENT

1. A municipality does not have the power to invest under section 167 of the Act in a security other than a security prescribed under this Regulation.

PRESCRIBED SECURITIES

2. The following are prescribed, for the purposes of clause 167 (2) (a) of the Act, as securities that a municipality may invest in:

1. Bonds, debentures, promissory notes or other evidence of indebtedness issued or guaranteed by,
 - i. Canada or a province or territory of Canada,
 - ii. an agency of Canada or a province or territory of Canada,
 - iii. a country other than Canada,
 - iv. a municipality in Canada including the municipality making the investment,
 - v. a school board or similar entity in Canada,
 - vi. a local board as defined in the *Municipal Affairs Act* (but not including a school board or a municipality) or a conservation authority established under the *Conservation Authorities Act*, or
 - vii. the Municipal Finance Authority of British Columbia.
2. Bonds, debentures, promissory notes or other evidence of indebtedness of a corporation if,
 - i. the bond, debenture or other evidence of indebtedness is secured by the assignment, to a trustee, as defined in the *Trustee Act*, of payments that Canada or a province or territory of Canada has agreed to make or is required to make under a federal, provincial or territorial statute, and
 - ii. the payments referred to in subparagraph i are sufficient to meet the amounts payable under the bond, debenture or other evidence of indebtedness, including the amounts payable at maturity.
3. Deposit receipts, deposit notes, certificates of deposit or investment, acceptances or other similar investment instruments issued, guaranteed or endorsed by,

- i. a bank listed in Schedule I or II to the *Bank Act* (Canada),
 - ii. a loan corporation or trust corporation registered under the *Loan and Trust Corporation Act*,
 - iii. a credit union or league to which the *Credit Union and Caisses Populaires Act* applies, or
 - iv. the Province of Ontario Savings Office.
4. Short term securities, the terms of which provide that the principal and interest shall be fully repaid no later than three days after the day the investment was made, that are issued by,
- i. the board of governors of a college of applied arts and technology established under section 5 of the *Ministry of Colleges and Universities Act*,
 - ii. a degree granting institution as authorized under section 3 of the *Degree Granting Act*, or
 - iii. a board as defined in the *Public Hospitals Act*.
5. Bonds, debentures or other securities issued or guaranteed by the International Bank for Reconstruction and Development.

FOREIGN COUNTRIES' SECURITIES

3. A municipality shall not invest in a security issued or guaranteed by a country other than Canada unless the country's long term debt obligations are rated, at the time the investment is made,

- (a) by Canadian Bond Rating Service Inc. as "AA-" or higher;
- (b) by Dominion Bond Rating Service Limited as "AA(Low)" or higher;
- (c) by Moody's Investors Services Inc. as "Aa3" or higher; or
- (d) by Standard and Poor's Inc. as "AA-" or higher.

MUNICIPALITY'S OWN SECURITIES

4. A municipality shall not invest in securities issued or guaranteed by itself if that would result in the outstanding principal of the municipality's investments in its own securities exceeding 25 per cent of the outstanding principal of all the securities issued or guaranteed by the municipality.

SCHOOL PURPOSES

5. A municipality shall not invest in a security issued or guaranteed by a school board or similar entity unless,

- (a) the money raised by issuing the security is to be used for school purposes; and
- (b) the security is to be repaid entirely with taxes or charges levied on property, with money from the government of Canada or a province or territory of Canada or a municipality, or with a combination of such taxes, charges and money.

TYPE OF CURRENCY

6. (1) A municipality shall not invest in a security that is expressed or payable in any currency other than Canadian dollars.

(2) Subsection (1) does not prevent a municipality from continuing an investment, made before this Regulation comes into force, that is

expressed and payable in the currency of the United States of America or the United Kingdom.

STATEMENT OF INVESTMENT POLICIES AND GOALS

7. Before a municipality invests in a security prescribed under this Regulation, the council of the municipality shall, if it has not already done so, adopt a statement of the municipality's investment policies and goals.

INVESTMENT REPORTS

8. (1) If a municipality has an investment in a security prescribed under this Regulation, the council of the municipality shall require the treasurer of the municipality to prepare and provide to the council, each year or more frequently as specified by the council, an investment report.

(2) The investment report referred to in subsection (1) shall contain,

- (a) for each investment in a security prescribed under this Regulation, a statement about the performance of the investment during the period covered by the report; and
- (b) such other information that the council may require or that, in the opinion of the treasurer, should be included.

COMMENCEMENT

9. This Regulation comes into force on the day section 35 of the *Better Local Government Act, 1996* comes into force.

12/97

ONTARIO REGULATION 75/97 made under the MUNICIPAL ACT

Made: February 27, 1997

Filed: March 6, 1997

Amending O. Reg. 799/94
(Debt and Financial Obligation Limits)

Note: Ontario Regulation 799/94 has not previously been amended.

1. (1) Subsection 4 (1) of the Ontario Regulation 799/94 is amended by inserting "or class of work", after "work" in the first line and after "work" in the second line.

(2) Subsection 4 (3) of the Regulation is amended by adding "or class of work" at the end.

(3) Subsection 4 (5) of the Regulation is revoked and the following substituted:

(5) The treasurer is not required to include in the update under subsection (2) or the calculation under subsection (3) any amounts recognized by the treasurer as current expenditures that are, or are payable under, any of the following:

- 1. Lease agreements.
- 2. Premium notes given for fire insurance.
- 3. Arrangements to provide pensions under paragraph 46 of section 207 of the Act.

4. Grants for retirement allowances under section 98 of the Act.
5. Agreements for fire protection under paragraph 1 of section 207 of the Act.
6. Agreements for area fire protection under clause (c) of paragraph 31 of section 210 of the Act.
7. Agreements under the *Police Services Act* respecting policing of the whole or any part of a municipality by the Ontario Provincial Police.
8. Agreements for sharing the cost of services of officers and employees of municipalities or local boards.
9. Agreements respecting maintenance and repair of boundary roads under section 271 of the Act.
10. Agreements respecting homes under the *Homes for the Aged and Rest Homes Act*.
11. Agreements respecting water supply under paragraph 2 of section 207 of the Act.
12. Agreements respecting the management and operation of systems and services under paragraph 5 of section 207 of the Act.
13. Agreements for watering or oiling highways under paragraph 7 of section 207 of the Act.

14. Agreements respecting bus franchises under paragraph 103 of section 210 of the Act.
15. Agreements for furnishing public bus transportation under paragraph 104 of section 210 of the Act.
16. Agreements under the *Power Corporation Act* with Ontario Hydro on its behalf or on behalf of Her Majesty in right of Ontario.
17. Agreements respecting matters of employment of officers and employees of the municipality or a local board of the municipality.
18. Agreements respecting regional economic development under paragraph 59 of section 207 of the Act.
19. Agreements for insurance and reciprocal contracts of indemnity or inter-insurance providing insurance and protection under paragraph 3, 50 or 51 of section 207 of the Act, section 252 of the Act or section 14 of the *Municipal Conflict of Interest Act*.

(4) Subsection 4 (11) of the Regulation is amended by adding "or class of work" at the end.

2. This Regulation comes into force on the day section 29 of the *Better Local Government Act, 1996* comes into force.

12/97

ONTARIO REGULATION 76/97
made under the
MUNICIPAL ACT

Made: March 5, 1997
Filed: March 6, 1997

Amending O. Reg. 143/96
(Powers of the Minister or a Commission for the
Implementation of a Restructuring Proposal)

Note: Ontario Regulation 143/96 has been amended by Ontario Regulations 389/96 and 557/96.

1. Section 18 of Ontario Regulation 143/96 is amended by adding the following subsection:

(4) This section does not apply to an order of a commission that comes into effect between February 20, 1997 and July 1, 1997, both inclusive.

12/97

ONTARIO REGULATION 77/97
made under the
MUNICIPAL ACT

Made: February 27, 1997
Filed: March 6, 1997

**JOINT INVESTMENTS—DESIGNATION OF
ADDITIONAL PERSONS UNDER SUBSECTION
167.4 (2) OF THE ACT**

1. The following are prescribed, for the purposes of subsection 167.4 (2) of the Act, as persons with whom a municipality may enter into joint investment agreements:

RÈGLEMENT DE L'ONTARIO 76/97
pris en application de la
LOI SUR LES MUNICIPALITÉS

pris le 5 mars 1997
déposé le 6 mars 1997

modifiant le Règl. de l'Ont. 143/96
(Pouvoirs du ministre ou d'une commission visant la mise
en œuvre d'une proposition de restructuration)

Remarque : Le Règlement de l'Ontario 143/96 a été modifié par les Règlements de l'Ontario 389/96 et 557/96.

1. L'article 18 du Règlement de l'Ontario 143/96 est modifié par adjonction du paragraphe suivant :

(4) Le présent article ne s'applique pas à l'ordre d'une commission qui entre en vigueur entre, inclusivement, le 20 février 1997 et le 1^{er} juillet 1997.

1. A local board as defined in section 1 of the *Municipal Affairs Act* other than a school board.
2. An agent of a local board described in paragraph 1.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 27, 1997.

12/97

ONTARIO REGULATION 78/97

made under the
EDUCATION ACT

Made: February 28, 1997

Approved: March 5, 1997

Filed: March 6, 1997

GENERAL LEGISLATIVE GRANTS, 1997

DEFINITIONS

1. In this Regulation, the following definitions apply for a board for the year 1997,

"assessment" means the sum of,

- (a) the residential and farm assessment as defined in section 248 of the Act, and
- (b) the quotient obtained by dividing by 0.85 the commercial assessment as defined in section 248 of the Act,

that is rateable for the purposes of the board;

"A.E.F. for grant purposes" for a municipality or locality, means the assessment equalization factor provided by the Minister for this purpose;

"capital appurtenances" means,

- (a) school sites and additions and improvements thereto,
- (b) school buildings, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,
- (c) buildings that are not school buildings, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,
- (d) vehicles and watercraft used for the transportation of pupils, and replacements of such vehicles and watercraft, and
- (e) furniture and equipment and replacements thereof and library resource materials for the initial equipping of a library resource centre, but excluding there from items referred to in clause (d) and permanent fixtures of a building;

"capital element included in rent", in respect of rental of computer equipment for instructional purposes and rental of accommodation and school sites, means the total rental revenue or rental expenditure, as the case may be, that is in excess of the cost of services that are included as part of the rental contract, except that in the case of rental of computer equipment or accommodation for instructional purposes, the capital element in rent cannot be less than the portion designated by the Minister for inclusion in the determination of the recognized expenditure of the board;

"continuing education A.D.E. for grant purposes" means the sum of the portion of the average daily enrolment calculated under section 3 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of pupils of the board enrolled in a course approved by the Minister,

- (a) established for adults for which one or more credits or credit equivalents may be granted or in an independent study course and, in the case of a separate school board other than a Roman Catholic school board, the course is in the intermediate division,

- (b) of citizenship and language instruction for persons admitted to Canada as permanent residents under the *Immigration Act* (Canada),

- (c) of English or French as a second language for adults whose first language is neither English nor French, or

- (d) of Native language instruction for adults,

and in the case of,

- (e) a course described in clause (a), except for a pupil enrolled in an independent study course, for French-speaking adults in which French is the language of instruction,

- (f) a course described in clause (b), (c) or (d), or

- (g) a course described in clause (a), except for a pupil enrolled in an independent study course, offered in a secondary school that has an enrolment of fewer than 120 pupils per grade and that is located in a territorial district more than 80 kilometres from all other secondary schools in the Province that have the same language of instruction,

where the number of pupils is fewer than 15, such number shall be increased by five or a lesser number, as the case requires, to a maximum of 15 for the purpose of calculating the continuing education A.D.E. for grant purposes;

"current cost of operating" means the current expenditure of the board less the sum of,

- (a) current expenditure for,

- (i) the capital element included in rent payable,

- (ii) transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 190 (3) of the Act or a centre referred to in subsection 190 (4) thereof,

- (iii) transportation of pupils from one school to another school or a facility referred to in subsection 190 (3) of the Act,

- (iv) board, lodging and weekly transportation of pupils under sections 190, 289 and 291 of the Act,

- (v) capital appurtenances,

- (vi) debt charges, other than debt charges in respect of the interest payments on debentures issued for operating purposes under Part III of the *Municipal Affairs Act*,

- (vii) tuition fees in respect of resident-external pupils of the board,

- (viii) P.A.C. in respect of resident-external pupils of the board,

- (ix) relocation of portable classrooms,

- (x) restoration of destroyed and damaged capital appurtenances, and

- (xi) interest on short-term borrowings for the purchase of capital appurtenances,

- (b) the sum of,

- (i) tax adjustments,

- (ii) the costs of performing the duties of a municipal council in territory without municipal organization,

- (iii) provision for a reserve for working funds,
- (iv) provision for a reserve for tax reduction in 1997,
- (v) allocation to reserve funds,
- (c) current revenue from sources other than,
 - (i) legislative grants except payments under subsections 17 (2) and 18 (2), section 26, subsections 27 (1) and (4) and sections 40 and 41,
 - (ii) taxes, payments in lieu of taxes and trailer fees,
 - (iii) tuition fees in respect of non-resident pupils of the board,
 - (iv) the P.A.C. in respect of non-resident pupils of the board,
 - (v) the capital element included in rent receivable,
 - (vi) disposal of capital appurtenances,
 - (vii) insurance proceeds in respect of capital appurtenances,
 - (viii) transfers from other funds,
 - (ix) transfers from a reserve for working funds,
 - (x) transfer from a reserve for tax reduction,
 - (xi) accrued interest on debentures sold at date of sale thereof,
 - (xii) interest earned on capital funds,
 - (xiii) reimbursements of expenditure for transportation of pupils including payments under section 35,
 - (xiv) grants, except legislative grants, or other reimbursements for capital expenditure from the revenue fund,
 - (xv) donations directed in writing by the donor to the purchase of a capital appurtenance and so applied, and
 - (xvi) fees in respect of continuing education and summer school courses and classes, and
- (d) the greater of,
 - (i) the sum of the amounts calculated under subclause 28 (a) (i) and section 29, and
 - (ii) the current expenditure of the board for continuing education and summer school courses or classes operated by the board;

"day school A.D.E. of non-resident pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of non-resident pupils of the board other than pupils aged 21 or over or pupils enrolled in a junior kindergarten;

"day school A.D.E. of resident-external pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-external pupils of the board other than pupils aged 21 or over or pupils enrolled in a junior kindergarten;

"day school A.D.E. of resident-internal pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario

Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal pupils of the board other than pupils aged 21 or over or pupils enrolled in a junior kindergarten;

"elementary school pupil" means a pupil who is enrolled in a school operated by,

- (a) a district school area board, a Protestant separate school board, a Roman Catholic separate school board other than a Roman Catholic school board, or
- (b) a board of education or a Roman Catholic school board for the purposes of receiving education in the primary division, junior division or first two years of the intermediate division;

"eligible sum for French as a first language" means the sum of,

- (a) in respect of elementary school pupils, the sum of,
 - (i) the product of \$291 and the enrolment for a program provided in a French-language instructional unit, and
 - (ii) where in 1997 the board establishes under section 289 of the Act a class in which French is the language of instruction in an elementary school where no such class was provided prior to September 2, 1974 and such class is approved by the Minister for grant purposes,
 - (A) \$5,400 if the class established in 1997 is the first,
 - (B) \$3,240 if the class established in 1997 is the second,
 - (C) \$2,160 if the class established in 1997 is the third,

such class in the school, and

- (b) in respect of secondary school pupils, the sum of the products obtained by multiplying the enrolment for a program in a subject in a class established under section 291 of the Act in which French is the language of instruction, by the number of credits or credit equivalents that may be granted to a pupil for the subject or by,
 - (i) \$89 in the case of pupils enrolled in the intermediate division, or
 - (ii) \$95 in the case of pupils enrolled in the senior division,

subject to the limitation that the maximum number of credits or courses for which no credit may be granted that may be taken into account for the purpose of this clause in respect of any one pupil is five;

"eligible sum for French as a second language" means the sum of,

- (a) in respect of elementary school pupils, the sum of,
 - (i) the product of \$119 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 20 or more minutes but less than 40 minutes per school day of instruction in French,
 - (ii) the product of \$229 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 40 or more minutes but less than 60 minutes per school day of instruction in French,
 - (iii) the product of \$260 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 60 or more minutes but less than 150 minutes per school day of instruction in French, and

(iv) the product of \$291 and the enrolment for a program in classes established for pupils whose first language is not French of an average of,

(A) 150 minutes or more per school day of instruction in French, for pupils other than pupils enrolled in junior kindergarten or kindergarten, or

(B) 75 minutes or more per school day of instruction in French, for pupils enrolled in junior kindergarten or kindergarten, and

(b) in respect of secondary school pupils, the sum of,

(i) the products obtained by multiplying the enrolment for a program in the subject of French that is established for pupils whose first language is not French, by the number of credits or credit equivalents that may be granted to a pupil for such subject, and by,

(A) \$57 in the case of a subject offered in the intermediate division, or

(B) \$75 in the case of a subject offered in the senior division, and

(ii) the products obtained by multiplying the enrolment for a program established for pupils whose first language is not French and in which a subject other than French is taught in the French language, by the number of credits or credit equivalents that may be granted to a pupil for such subject, and by,

(A) \$94 in the case of a subject offered in the intermediate division, or

(B) \$145 in the case of a subject offered in the senior division;

"eligible sum for full-day kindergarten" means the product of,

(a) the sum of \$4,065 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2,

(b) 0.50, and

(c) the sum of the products of the number of resident-internal and non-resident pupils of the board,

(i) who on the last school day of October, 1996 are enrolled for an average of 300 or more minutes per school day in a kindergarten operated by the board and 0.6, and

(ii) who on the last school day of October, 1997 are enrolled for an average of 300 or more minutes per school day in a kindergarten operated by the board and 0.4;

"eligible sum for junior kindergarten" means the product of,

(a) the sum of \$4,065 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2, and

(b) the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal pupils of the board enrolled in a junior kindergarten;

"eligible sum for Native as a second language" means the sum of,

(a) in respect of elementary school pupils, the sum of,

(i) the product of \$219 and the enrolment in a Native language program of an average of 20 or more minutes but less than 40 minutes per school day,

(ii) the product of \$389 and the enrolment in a Native language program of an average of 40 or more minutes per school day, and

(b) in respect of secondary school pupils, the sum of the products obtained by multiplying the enrolment in a Native language program by the number of credits or credit equivalents that may be granted to a pupil for such program, and by,

(i) \$57 in the case of a program offered in the intermediate division, or

(ii) \$75 in the case of a program offered in the senior division;

"enrolment for a program" means the sum of,

(a) the product of 0.6 and the number of resident-internal pupils and non-resident pupils of the board who on the last school day of October, 1996 are registered in the program, other than pupils aged 21 or over, and

(b) the product of 0.4 and the number of resident-internal pupils and non-resident pupils of the board who on the last school day of October, 1997 are registered in the program, other than pupils aged 21 or over;

"enrolment in a Native language program" means the sum of the products of the number of resident-internal pupils and non-resident pupils of the board, other than those whose fees are receivable from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians,

(a) who on the last school day of October, 1996 are registered in the program and 0.6, and

(b) who on the last school day of October, 1997 are registered in the program and 0.4;

"E.A." means equalized assessment for a board and is equal to the sum of the equalized assessment for the municipalities or localities within the jurisdiction of the board;

"equalized assessment for a municipality or locality" means the quotient obtained by dividing the product of 100 and the sum of the assessment and the equivalent assessment for the municipality or locality by the A.E.F. for grant purposes;

"equivalent assessment for a municipality or locality" means the amount of assessment that would yield an amount equal to the sums payable or allocated by the municipality or locality to a board in respect of,

(a) the tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is paid or allocated to the board, and

(b) payments in lieu of taxes,

if such assessment were levied upon at the rate levied in 1996 in the municipality or locality for the purposes of the board on residential and farm assessment, or such amount as adjusted by the Minister;

"isolate board" means a district school area board, a rural separate school board, a combined Roman Catholic separate school board, a Protestant separate school board or a secondary school board;

"maximum recognized day school O.E." means the amount calculated as follows,

$$A - \left(B \times \frac{A}{B + C} \right), \text{ correct to two places of decimals}$$

except where $\frac{A}{B + C}$ is greater than 1 it shall be 1, and

where,

A = the sum of,

- (a) the product of \$4,065 and the portion of the day school A.D.E. of resident-internal pupils that is in respect of elementary school pupils, and
- (b) the product of \$4,957 and the portion of the day school A.D.E. of resident-internal pupils that is in respect of secondary school pupils,

B = the excess of,

- (a) the total of the salaries, wages and related employee benefits that are not payable to teachers and other employees of the board because of a strike or lockout, other than salaries, wages and employee benefits for instruction of summer schools, international languages classes and courses referred to in the definition "continuing education A.D.E. for grant purposes",

over,

- (b) the expenditures incurred by the board that are approved by the Minister and are attributable to a strike or lockout of the employees for which the savings for salaries, wages and employee benefits are included in clause (a) except a provision for a reserve for tax reduction, and

C = O.E. less tuition fees in respect of resident-external pupils of the board;

"MR" means the standard mill rate for R.O.E. and is equal to 0.011627, except that in the case of an unextended area board, it is equal to 0.006447 for elementary school purposes or 0.005180 for secondary school purposes;

"MR1" means the standard mill rate for recognized extraordinary expenditure and is equal to 0.000113, except that in the case of an unextended area board, it is equal to 0.000073 for elementary school purposes or 0.000040 for secondary school purposes;

"MR2" means the standard mill rate for operating expenditure and is equal to 0.000263, except that in the case of an unextended area board, it is equal to 0.000159 for elementary school purposes or 0.000104 for secondary school purposes;

"non-resident pupil" of a board means a pupil, other than a pupil from outside Ontario enrolled at a school under a student exchange program approved by the board, who is enrolled at a school operated by the board,

(a) in respect of whom,

- (i) the Minister pays the cost of education,

(ii) the board charges a fee to another board,

(iii) the board may charge a fee to Canada, to a board appointed under section 68 of the Act or to a source outside Ontario, or

(iv) the board may charge a fee to a band, the council of a band or education authority that is authorized by the Crown in the right of Canada to provide education for Indians,

(b) who is a registered Indian residing on a reserve as defined in the *Indian Act* (Canada), or

(c) who is a pupil in Canada as a visitor or as a student under the *Immigration Act* (Canada) for whom the board is required under subsection 49 (6) of the Act to charge the maximum fee calculated in accordance with the regulations;

"O.E." means ordinary expenditure and is equal to the current cost of operating increased by current expenditure for tuition fees in respect of resident-external pupils of the board, and reduced by the sum of,

(a) the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for junior kindergarten, the eligible sum for full-day kindergarten, the eligible sum for Native as a second language,

(b) cost of education payable under sections 32 to 34 inclusive reduced by the P.A.C. included in such cost of education,

(c) current revenue for tuition fees in respect of non-resident pupils of the board,

(d) grants for reduction in class size for grades 1 and 2 determined under section 22,

(e) grants for small schools, small boards, small sections, goods and services, compensatory education, declining enrolment, language instruction, mixed schools and technical education determined under sections 10, 11, 12, 13, 14, 15, 19, 20 and 25 respectively,

(f) assistance for open-access tuition fees determined under section 39,

(g) grants providing special compensation for pooling determined under section 45,

(h) grants for French-language equivalency determined under section 16, and

(i) the amount described as A in the calculation of the grant for pay equity determined under section 30;

"payment in lieu of taxes" means, in respect of a municipality, the sum of,

(a) the amounts payable by the municipality to the board under subsection 7 (10) of the *Housing Development Act*, under subsection 445 (4) of the *Municipal Act* and under subsection 52 (9) of the *Power Corporation Act*,

(b) the amount paid by the municipality to the board that is in excess of the amount requisitioned by the board and which is in respect of an allocation of taxes or payments in lieu of taxes other than the amount receivable by the board under section 35 of the *Assessment Act*,

(c) the amounts receivable by the board from subscriptions in lieu of taxes, and

(d) the amounts payable by the municipality to the board under section 2 of the *Municipal and School Board Payments Adjustment Act*;

"psychiatric facility" means a children's mental health centre established or approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*, or a facility designated as a psychiatric facility under the *Mental Health Act* and includes the private hospital known as "The Villa" and located in the City of Vaughan;

"pupil aged 21 and over" means a secondary school pupil enrolled in the period from January 1, 1997 to August 31, 1997 who is 21 years of age or over as of December 31, 1996, or a secondary school pupil enrolled in the period from September 1, 1997 to December 31, 1997 who is 21 years of age or over as of December 31, 1997;

"P.A.C." means the pupil accommodation charge for a pupil and is equal to the product of the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of the pupil and \$141 in the case of an elementary school pupil or \$282 in the case of a secondary school pupil;

"R.E.E." means recognized extraordinary expenditure and is equal to the sum of,

- (a) debt charges payable by the board or on its behalf by a municipality or a county in respect of the portion of a debenture approved by the Minister for grant purposes,
- (b) the restoration of the items referred to in clauses (d) and (e) of the definition "capital appurtenances" up to the amount of the proceeds of insurance in respect of their loss,

(c) the lesser of,

- (i) expenditure for items referred to in clause (e) of the definition "capital appurtenances" less the sum of,

- (A) such expenditure included in clause (b),
- (B) such expenditure eligible for grant under subsection 27 (3) or section 50, and
- (C) current revenue from donations that is not deducted in the determination of current cost of operating under subclause (c) (xv) of the definition "current cost of operating" except such revenue from donations that is applied to expenditure for capital appurtenances that is other than expenditure for furniture and equipment included in this subclause, and

(ii) the sum of,

- (A) current revenue from the sale or disposal of items referred to in clause (e) of the definition "capital appurtenances",
- (B) the product of \$20 and the day school A.D.E. of resident-internal pupils of the board,

less the portion of the revenue from the sale or disposal of, and from insurance proceeds in respect of, capital appurtenances that is designated by the Minister as deductible from R.E.E.,

(d) the portion approved by the Minister for grant purposes of the capital element included in rent payable,

(e) the P.A.C. in respect of resident-external pupils of the board,

(f) the portion of the expenditure for the relocation of portable classrooms that is not in excess of the product of \$4,250 and the number of relocations approved by the Minister, and

less the sum of,

(g) the P.A.C. in respect of non-resident pupils of the board, and

(h) the portion of the capital element included in rent receivable that is designated by the Minister as deductible from R.E.E.;

"R.O.E." means recognized ordinary expenditure and is equal to the lesser of the O.E. and the sum of,

(a) the maximum recognized day school O.E.,

(b) the teacher qualifications and experience adjustment,

(c) the recognized tuition fees, and

(d) the sum of,

(i) the portion of the expenditure that is approved by the Minister for training assistance of designated persons as specified in Regulation 312 of the Revised Regulations of Ontario, 1990 (Training Assistance), and

(ii) the portion of the salaries, wages and benefits paid by the board to designated persons referred to in subclause (i) that is approved by the Minister and that is in respect of the portion of the designated person's contract time during 1997 that is specified, in a written agreement between the designated person and the board, as being directed towards training and released from board-assigned duties;

"recognized expenditure for instructional computers" means the sum of,

(a) the portion of the expenditure approved by the Minister for the purchase or lease of computer hardware for instructional purposes,

(b) the portion of the expenditure approved by the Minister for the training of teachers in the use of computer technology for instructional purposes, and

(c) the portion of the expenditure approved by the Minister for the purchase of computer software for instructional purposes;

"recognized tuition fees" means the expenditure for tuition fees less the sum of,

(a) the product of \$4,065 in the case of an elementary school pupil or \$4,957 in the case of a secondary school pupil and the number by which the average daily enrolment in respect of resident-external pupils of the board is increased for fee purposes by the application of factors determined under subsection 3 (4) of Ontario Regulation 81/97 (Calculation of Fees for Pupils),

(b) the sum of the amounts that are determined for the board, in respect of each of the boards with which the board has the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - C)$$

where,

A = the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of secondary school pupils for whom fees are payable to the board that has the same or part of the same area of jurisdiction,

B = the tuition fee charged by the board that has the same or part of the same area of jurisdiction as determined under clause 3 (1) (c) of Ontario Regulation 81/97 (Calculation of Fees for Pupils), that is in respect of secondary school pupils, and

C = the sum of \$4,957 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2 and, where the amount is negative, it shall be zero, and

(c) the product of \$2,257 and the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97, (Calculation of Average daily Enrolment) that is in respect of resident-external pupils aged 21 or over;

"resident-external pupil" of a board means a pupil whose fee is payable by the board;

"resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board;

"secondary school pupil" means a pupil who is enrolled in a school operated by,

(a) a secondary school board, or

(b) a board of education or a Roman Catholic school board for the purposes of receiving education in the last two years of the intermediate division or in the senior division;

"summer school A.D.E. for grant purposes" means the sum of,

(a) in respect of elementary school pupils, the portion of the average daily enrolment calculated under section 3 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of pupils enrolled in summer schools in a course of study for the developmentally delayed and the course is approved by the Minister for grant purposes, and

(b) in respect of secondary school pupils, the portion of the average daily enrolment calculated under section 3 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of pupils enrolled in summer schools in a course for which credits or credit equivalents may be granted, and the course is approved by the Minister for grant purposes;

"teacher qualifications and experience adjustment" means the product of,

(a) the day school A.D.E. of resident-internal pupils of the board,

(b) the amount per pupil that is set out in Column 11 of Table 2 opposite the name of the board in Column 1 of Table 2, and

(c) where a strike or lockout of certain employees of the board occurs during the year, the ratio of the O.E. to the sum of the O.E. and the excess described as B in the definition "maximum recognized day school O.E.";

"tuition fees" means fees for instruction of pupils, less any P.A.C. that is included therein in respect of such pupils;

"unextended area board" means a board that is not entitled to levy both elementary and secondary school rates on all its supporters.

CONDITIONS

2. (1) The legislative grant payable for 1997 to a board other than an isolate board or a board appointed under section 68 of the Act shall be the sum of the amounts calculated under sections 8 to 45 inclusive and section 50.

(2) The legislative grant payable for 1997 to an isolate board shall be the sum of the amounts calculated under sections 32 to 35 inclusive and section 47.

(3) The legislative grant payable for 1997 to a board appointed under section 68 of the Act shall be the sum of the amounts calculated under sections 32 to 35 inclusive and section 49.

(4) Calculations under this Regulation shall, unless otherwise provided, be made using data for 1997.

3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 123 of the *Municipality of Metropolitan Toronto Act* shall be deemed to be one divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality.

4. (1) The legislative grant payable to an unextended area board shall be calculated separately for elementary school purposes and for secondary school purposes.

(2) The legislative grant payable to a board for elementary school purposes shall be applied to elementary school purposes.

(3) The legislative grant payable to a board for secondary school purposes shall be applied to secondary school purposes.

5. (1) Where in respect of a board the calculation made to determine a legislative grant described under a section of this Regulation results in a negative amount, the sum of the amounts calculated as payable under the other section or sections of this Regulation shall be reduced by the negative amount, and the remainder obtained thereby is the legislative grant payable to the board.

(2) Notwithstanding subsection (1), where a board enters into an agreement with the Minister to make an equalization contribution for 1997 under section 257.2 of the Act, the legislative grant payable to the board shall not be less than the sum of,

(a) the product of,

(i) the amount calculated for the board under section 27, and

(ii) an estimate approved by the Minister of the average number of pupils enrolled on each school day in 1997 in the educational programs provided by the board in the facilities referred to in section 27 and who, except as to residence, would be qualified to be resident pupils of another board, divided by the average number of pupils enrolled on each school day in 1997 in the educational programs provided by the board in the facilities referred to in section 27;

(b) the product of,

(i) the amount calculated for the board under sections 32 to 35 inclusive, and

(ii) an estimate approved by the Minister of the average number of pupils enrolled on each school day in 1997 for whom a grant is payable under sections 32 to 35 inclusive and who,

except as to residence, would be qualified to be resident pupils of another board, divided by the average number of pupils enrolled on each school day in 1997 for whom a grant is payable under sections 32 to 35 inclusive; and

- (c) the sum of the amounts calculated under section 50 in respect of projects approved by the Minister under the Canada-Ontario Infrastructure Works Program.

6. (1) Despite sections 2, 4 and 5, the legislative grant payable for 1997 to a board referred to in subsection (2) shall not be less than,

- (a) the legislative grant payable to the board for 1996 under Ontario Regulation 116/96, less the grant payable to the board for 1996 under section 50 of Ontario Regulation 116/96,

reduced by the lesser of,

- (b) the product of 0.15 and the amount described in clause (a), and

- (c) the product of,

- (i) 0.03, and

- (ii) the result, for elementary and secondary school purposes, of,

- (A) taking the current cost of operating for the board for 1996,

- (B) adding the current expenditures of the board for 1996 described in subclauses (a) (ii), (iii), (iv) and (vii) of the definition of "current cost of operating" in section 1 of Ontario Regulation 116/96, and

- (C) subtracting the current revenue for tuition fees in respect of non-resident pupils of the board for 1996, and

increased by the legislative grant payable to the board for 1997 under section 50.

(2) Subsection (1) applies to a board, other than an isolate board or a board appointed under section 68 of the Act, where,

- (a) the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils for elementary and secondary purposes is less than 10,000, or

- (b) the quotient obtained by dividing,

- (i) the excess for elementary and secondary purposes of the O.E. of the board for 1996 over its R.O.E. for 1996,

by,

- (ii) the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupil for 1996 for the board for elementary and secondary purposes,

is less than \$500.

(3) In clause (1) (c) and (2) (b), words and terms have the same meaning as in Ontario Regulation 116/96.

7. (1) The calculation and payment to a board of the legislative grant for the year 1997 shall be made in accordance with the Regulation.

(2) The legislative grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.

(3) The legislative grant payable under this Regulation shall be paid on an estimated basis during 1997 and such adjustments as may be necessary shall be made when the actual financial data and average daily enrolments are available.

(4) Where the portion of the moneys appropriated by the legislature for legislative grants to boards for the provincial fiscal year 1997-98 that is allocated by the Minister to pay the balance owing under a regulation in respect of legislative grants for a previous year and the instalments payable during the provincial fiscal year 1997-98 under this Regulation except this subsection is more than sufficient or insufficient for such purposes, the Minister may increase or decrease, as the case may be, the total of the legislative grants payable under section 8 by the amount of such surplus or insufficiency by adjusting the mill rates referred to in the definition "MR".

(5) It is a condition of the payment to a board of a legislative grant that the board comply with the Acts administered by the Minister and with the regulations and policy and program initiatives authorized under those Acts and, if a board fails to comply, the Minister may withhold all or part of a legislative grant payable until the board takes the action necessary to correct the condition that caused the grant to be withheld.

(6) Where the legislative grant payable under this Regulation is overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.

(7) Where the legislative grant payable under this Regulation is underpaid, the amount of the underpayment shall be paid to the board.

(8) Where the amount payable to a board under a previous regulation was either overpaid or underpaid, the overpayment or underpayment, as the case may be, shall be deducted from or added to the legislative grant payable under this Regulation to the board that has jurisdiction in the area for which the adjustment is necessary.

(9) Where a board is convicted of an offence or is held by a court to have contravened an Act, the Minister may exclude from grant assistance the expenditure by the board for legal fees payable and fines and damage awards imposed in respect of such conviction or contravention.

CATEGORY 1—BASIC PER PUPIL GRANT

GRANT FOR RECOGNIZED ORDINARY EXPENDITURE

8. A board shall be paid a grant calculated as follows,

$$\text{R.O.E.} - (Q \times \text{MR} \times \text{E.A.})$$

where,

Q = the quotient, correct to five places of decimals, obtained by dividing R.O.E. by the sum of,

- (a) the maximum recognized day school O.E.,

- (b) the amount determined in the definition "maximum recognized day school O.E." in respect of the portion of the formula therein described as,

$$\left(B \times \frac{A}{B + C} \right)$$

- (c) the product of the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of elementary school pupils and the sum of \$4,065 and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2, and

- (d) the product of the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of secondary school pupils and the sum of \$4,957 and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2.

CATEGORY 2—BOARD SPECIFIC GRANTS

GRANT FOR FRENCH AS A FIRST LANGUAGE

9. A board shall be paid, in respect of schools and classes established under section 289 or 291 of the Act where French is the language of instruction, a grant equal to the eligible sum for French as a first language.

GRANT FOR SMALL SCHOOLS

10. A board shall be paid, in respect of the additional costs to the board of operating small isolated schools, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 2 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR SMALL BOARDS

11. A board shall be paid, in respect of the additional administrative costs of operating a board with a low enrolment, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 3 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR SMALL SECTIONS

12. A board shall be paid, in respect of the additional administrative costs of operating a section with a low enrolment, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 4 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR GOODS AND SERVICES

13. A board shall be paid, in respect of the additional costs to the board of purchasing goods and obtaining services in remote areas, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 5 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR COMPENSATORY EDUCATION

14. A board shall be paid, in respect of the additional costs to the board of providing compensatory education programs and services, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 6 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR DECLINING ENROLMENT

15. A board shall be paid, in respect of declining enrolment, a grant equal to the sum of the amounts calculated separately in respect of elementary school pupils and in respect of secondary school pupils, as follows,

$$(A \times B \times C \times D)$$

where,

$$A = \left(\frac{\text{ADE.96} - \text{ADE.ADJ.96}}{\text{ADE.97} + \text{ADE.EB.97}} - 1 \right), \text{ correct to four places of decimals}$$

$$B = 0.5 \text{ if } C \text{ is less than or equal to } 4,000,$$

$$= 0.25 \text{ if } C \text{ is greater than or equal to } 14,000,$$

$$= 0.5 \times \left(1 - \frac{C - 4,000}{20,000} \right), \text{ correct to two places of decimals, if } C \text{ is greater than } 4,000 \text{ but less than } 14,000,$$

C = the portion of the day school A.D.E. of resident-internal pupils of the board that is in respect of elementary school pupils or secondary school pupils, as the case requires,

D = the sum of \$4,065 for elementary school purposes or \$4,957 for secondary school purposes as the case requires and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2,

where,

ADE.97 means the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils that is in respect of elementary school pupils or secondary school pupils, as the case requires,

ADE.96 means the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils as defined in Ontario Regulation 116/96 (General Legislative Grants, 1996) that is in respect of elementary school pupils or secondary school pupils, as the case requires,

ADE.EB.97 means the amount by which ADE.97 was reduced as a result of the transfer of elementary or secondary schools referred to in section 40, as the case requires,

ADE.ADJ.96 means the product of 1.5 and the amount defined as ADE.ADJ.95 in section 15 of Ontario Regulation 116/96 (General Legislative Grants), and

where the amount calculated under this section is a negative amount, it shall be zero.

GRANT FOR FRENCH-LANGUAGE EQUIVALENCY

16. (1) A public French-language board shall be paid a grant in respect of equivalency to the public English-language boards that have the same or part of the same area of jurisdiction.

(2) A Roman Catholic French-language board shall be paid a grant in respect of equivalency to the Roman Catholic English-language boards that have the same or part of the same area of jurisdiction.

(3) The grant paid to the public or Roman Catholic French-language board under subsection (1) or (2) shall be equal to the sum of,

(a) the sum of the amounts that are determined in respect of each of the public or Roman Catholic English-language boards, as the case may be, that have the same or part of the same area of jurisdiction as the French-language board, calculated as follows,

$$A \times B \times \left(1 - \frac{E}{F} \right)$$

where,

A = the portion of the day school A.D.E. of resident-internal pupils of the French-language board that reside in the jurisdiction of the English-language board,

B = the over-ceiling expenditure per pupil of the English-language board,

E = the quotient obtained by dividing the E.A. for the French-language board by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the French-language board, and

F = the quotient obtained by dividing the E.A. for the English-language board by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the English-language board; and

(b) the sum of the amounts that are determined in respect of each of the boards that have the same or part of the same area of jurisdiction as the French-language board, calculated as follows,

$$C \times D \times (1 - G)$$

where,

C = the portion of the day school A.D.E. of resident-external pupils of the French-language board that is in respect of secondary school pupils for whom fees are payable to the board that has the same or part of the same area of jurisdiction as the French-language board,

D = the lesser of the over-ceiling expenditure per pupil of the French-language board or the over-ceiling expenditure per pupil of the board that has the same or part of the same area of jurisdiction as the French-language board, and

G = the wealth ratio of the French-language board.

(4) For the purpose of this section,

"over-ceiling expenditure per pupil" for a board means the quotient obtained by dividing,

(a) the current cost of operating of the board, increased by the strike savings referred to as item "B" in the definition of "maximum recognized day school O.E.", and reduced by the sum of the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language, the eligible sum for full-day kindergarten, the amount described as A in the calculation of the grant for pay equity under section 30, the grants for declining enrolment, reduction in class-size in grades 1 and 2 and special compensation for pooling determined under sections 15, 22 and 45, respectively, and the sum of the amounts calculated for elementary school purposes and for secondary school purposes equal to the product of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and non-resident pupils of the board and the sum of \$4,065 in the case of elementary school pupils or \$4,957 in the case of secondary school pupils and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2,

by,

(b) the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and non-resident pupils of the board;

"public English-language board" means a board but does not include a public French-language board, a Roman Catholic English-language board, a Roman Catholic French-language board or a Protestant separate school board;

"public French-language board" means a board established under subsection 11 (13) of the Act that is not a Roman Catholic French-language board;

"Roman Catholic English-language board" means a separate school board but does not include a Roman Catholic French-language board;

"Roman Catholic French-language board" means a board established under subsection 11 (13) of the Act, the members of which are required to be Roman Catholic;

"wealth ratio", for a public or Roman Catholic French-language board, means the quotient obtained by dividing the amount described as "E" for the French-language board by the sum of the amounts that are determined in respect of each of the public or Roman Catholic English-language boards, as the case may be, that have the same or part of the same area of jurisdiction, calculated as follows,

$$\frac{A}{H} \times F$$

where "A" and "F" have the same meaning as described in subsection (3), and

H = the day school A.D.E. of resident-internal pupils of the French-language board.

CATEGORY 3—PROGRAM SPECIFIC GRANTS

GRANT FOR FRENCH AS A SECOND LANGUAGE

17. (1) A board shall be paid, in respect of instruction in French in classes established for pupils whose first language is not French, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times \text{MR1} \times \text{E.A.} \right)$$

where,

A = the eligible sum for French as a second language,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

(2) Where, in 1997, a board offers for the first time in a secondary school other than a French-language secondary school or a school having a French-language instructional unit, a course for which credit may be granted and in which French is the language of instruction for pupils whose first language is not French, and the course is in a subject other than French or is a special course in the subject of French designed for graduates of an elementary school program of extended or immersion French, the board shall be paid a grant of \$3,374 for each such course except that such grant shall not be paid in respect of a

course that increases the total number of such courses in a grade at the school to more than four.

GRANT FOR NATIVE AS A SECOND LANGUAGE

18. (1) A board shall be paid, in respect of Native as a second language instruction, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR1 \times E.A. \right)$$

where,

A = the eligible sum for Native as a second language,

B = the sum of,

(i) the day school A.D.E. of resident-internal pupils, and

(ii) the day school A.D.E. non-resident pupils.

(2) A board, other than a board that operated a Native as a second language program on or before the last school day of September, 1992, shall be paid a grant equal to the product of \$200 and the number of resident-internal and non-resident pupils of the board who on the last school day of October, 1997 are registered in a Native as a second language program operated by the board.

GRANT FOR ADDITIONAL LANGUAGE INSTRUCTION

19. A board shall be paid, in respect of the additional costs to the board of providing language instruction programs in English-language schools or classes for pupils whose first language is not English or in French-language schools or classes for pupils whose first language is not French in order that they may take advantage of regular instruction in the school or class, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 7 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR MIXED LANGUAGE SECONDARY SCHOOLS

20. A board shall be paid, in respect of the additional costs to the board of providing courses in the minority language of a mixed language secondary school, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 8 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANTS FOR JUNIOR KINDERGARTEN AND FULL-DAY KINDERGARTEN

21. (1) A board shall be paid, in respect of junior kindergarten, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR2 \times E.A. \right), \text{ or zero if such calculation is negative}$$

where,

A = the eligible sum for junior kindergarten,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of resident-external pupils.

(2) A board shall be paid, in respect of full-day kindergarten, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR2 \times E.A. \right), \text{ or zero if such calculation is negative}$$

where,

A = the eligible sum for full-day kindergarten,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

GRANT FOR REDUCTION IN CLASS-SIZE IN GRADES 1 AND 2

22. A board shall be paid a grant equal to the sum of,

(a) the product of 1.5 and the portion of the grant payable to the board that is calculated under clause 22 (b) of Ontario Regulation 116/96 (General Legislative Grants); and

(b) the product of,

(i) the number of resident-internal and non-resident pupils of the board who, on the last school day of October, 1997 are enrolled in the primary division in the first two years of the program of studies immediately following kindergarten in a class other than a self-contained class for exceptional pupils,

(ii) 0.4, and

(iii) the lesser of,

a. \$700, and

b. $\left(\frac{1}{A} - \frac{1}{28.2} \right) \times \$48,200$, or zero if such calculation is negative

where,

A = the average class-size for pupils enrolled in the primary division in the first two years of the program of studies immediately following kindergarten and is calculated by dividing the number of pupils determined under subclause (i) by the number of regular classroom teachers or portions thereof employed and assigned by the board to teach pupils described under subclause (i), and the calculation so determined is subject to the approval of the Minister.

GRANTS FOR INSTRUCTIONAL COMPUTERS AND RECOGNIZED EXTRAORDINARY EXPENDITURE

23. (1) A board shall be paid, in respect of the provision of instructional computers, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR1 \times E.A. \right)$$

where,

A = recognized expenditure for instructional computers,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils.

(2) A board shall be paid, in respect of recognized extraordinary expenditure, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times \text{MR1} \times \text{E.A.} \right)$$

where,

A = R.E.E.,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils.

GRANT FOR PUPIL TRANSPORTATION

24. A board shall be paid, in respect of the transportation of pupils, a grant equal to the lesser of,

(a) the current expenditure for,

(i) transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 190 (3) of the Act or to a centre referred to in subsection 190 (4) thereof,

(ii) transportation of pupils from one school to another school or a facility referred to in subsection 190 (3) of the Act, and

(iii) board, lodging and weekly transportation of pupils under sections 190, 289 and 291 of the Act; and

(b) the sum of,

(i) the amount calculated as follows,

$$A \times B$$

(ii) the amount calculated as follows,

C - (\$8 × B), or zero if such calculation is negative, and

where,

A = the amount per pupil that is set out in Column 2 of Table 3 opposite the name of the board in Column 1 of Table 3, and

B = the sum of the day school A.D.E. of resident-internal pupils, the day school A.D.E. of resident-external pupils and the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and resident-external pupils enrolled in a junior kindergarten, and

C = the portion of the current expenditure for transportation that is in respect of transportation to and from the Ontario School for the Blind, an Ontario School for the Deaf or a demonstration school established by or operated under an agreement with the Minister for pupils with severe communicational exceptionalities.

GRANT FOR TECHNICAL EDUCATION

25. A board shall be paid, in respect of the additional costs to the board of providing technical education programs and services, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 9 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANTS FOR PROGRAMS IN LIEU OF PROVINCIAL SERVICES FOR BLIND, DEAF OR DEAF-BLIND PUPILS

26. (1) Where a board provides in its schools a special education program in lieu of an education program provided in a provincial school for blind, deaf or deaf-blind pupils or other program approved by the Minister, the board, subject to the approval of the Minister, shall be paid a grant equal to the product of,

(a) the sum of the number of teachers approved by the Minister and one-half of the number of teacher assistants approved by the Minister employed by the board for the purpose of providing such a special education program; and

(b) \$48,200 in the case of a program for elementary school pupils or \$55,400 in the case of a program for secondary school pupils.

(2) Subject to the approval of the Minister, where a board employs a qualified interpreter to assist an exceptional pupil who is otherwise admissible to a provincial school and who is identified by the board's identification placement and review committee, established under Regulation 305 of the Revised Regulations of Ontario, 1990 as deaf or hard-of-hearing or employs a qualified transcriber to assist the teacher of an exceptional pupil who is identified by the board's identification placement and review committee as blind, the board shall be paid a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times \text{MR2} \times \text{E.A.} \right), \text{ or zero if such calculation is negative}$$

where,

A = the sum of,

(a) the number of interpreters approved by the Minister multiplied by \$34,000, and

(b) the number of transcribers approved by the Minister multiplied by \$28,000,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

GRANTS FOR EDUCATION PROGRAMS IN CARE, TREATMENT AND CORRECTIONAL FACILITIES

27. (1) Where a board employs a teacher to provide an educational program in,

(a) a psychiatric facility;

(b) an approved charitable institution as defined in the *Charitable Institutions Act*;

(c) an agency approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*;

(d) an approved home as defined in the *Homes for Retarded Persons Act*;

(e) a place of temporary detention, open custody or secure custody continued or established under section 89 of Part IV (Young Offenders) of the *Child and Family Services Act*;

(f) a home for special care approved or licensed under the *Homes for Special Care Act*;

(g) a Crippled Children's Treatment Centre classified as a Group K Hospital under the *Public Hospitals Act*;

(h) The Hospital for Sick Children, Toronto;

(i) The Children's Hospital of Eastern Ontario, Ottawa;

(j) Bloorview Children's Hospital, Toronto;

(k) Children's Hospital of Western Ontario, London;

(l) Lyndhurst Hospital, Toronto;

(m) a hospital in which an education program is discontinued subsequent to December, 1980 as a result of dissolution of a board established under section 68 of the Act;

(n) a nursing home approved or licensed under the *Nursing Homes Act*;

(o) a correctional institution as defined in the *Ministry of Correctional Services Act*;

(p) a place of secure or open custody designated under section 24 of the *Young Offenders Act* (Canada) or place of temporary detention designated under subsection 7 (1) of that Act,

that is situated within the area of jurisdiction of the board and in which no education program is provided by the Ministry and the Minister approves such education program, the board shall be paid a grant equal to,

(q) the expenditure in 1997 for salary and related employee benefits of the teacher and an additional amount not in excess of \$2,500 per teacher in respect of the expenditure of the board for administrative, consultative and supervisory services, for replacement of furniture and equipment and for the purchase of instructional supplies in respect of such program; and

(r) expenditure in 1997 for salary and related employee benefits of a teacher assistant to assist a teacher in the provision of such educational program and an additional amount not in excess of \$1,220 for each such teacher assistant.

(2) The approval of the Minister referred to in subsection (1) shall be given only where the board has entered into a written agreement with the facility, home or institution, or the administrator thereof setting out the responsibilities of the facility, home or institution for the provision of accommodation and the responsibilities of the board for the provision of the education program, including the number of teachers that the board agrees to provide.

(3) Where a board referred to in subsection (1) incurs an expenditure for furniture or equipment or both for a classroom for an education program referred to in subsection (1), the board shall be paid a grant equal to the approved portion of such expenditure, except that the grant in respect of furniture and equipment for the classroom shall in no case exceed \$3,300.

(4) Where a board enters into a written agreement with a facility or hospital referred to in subsection (1), or with the administrator of such facility, to provide an educational program that was previously provided in the facility or hospital by the Ministry and the Minister approves such education program, the Minister may pay the board, in lieu of other grants payable under this Regulation in respect of the program, an amount equal to the operating cost that is approved by the Minister for the program.

GRANT FOR ADULT EDUCATION, CONTINUING EDUCATION AND SUMMER SCHOOL

28. A board shall be paid, in respect of adult education, continuing education and summer school classes and courses, a grant equal the sum of,

(a) the greater of,

(i) the product of,

a. \$2,257, and

b. the sum of the continuing education A.D.E. for grant purposes and the summer school A.D.E. for grant purposes,

(ii) the product of,

a. \$4,957

b. the quotient obtained by dividing the grant payable to the board under section 8 by the R.O.E., and

c. the sum calculated in sub-subclause (a) (i) b;

(b) the product of,

(i) \$2,257, and

(ii) the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and resident-external pupils aged 21 or over, and

(c) the product of 1.5 and the portion of the grant payable to the board that is calculated under clause 28 (c) of Ontario Regulation 116/96 (General Legislative Grants).

GRANT FOR INTERNATIONAL LANGUAGES (ELEMENTARY)

29. Where a board conducts classes that are approved by the Minister as part of an international languages program (elementary) in a language other than English or French, the board shall be paid a grant in respect of each such class that is equal to the product of \$41 and the number of hours of classroom instruction except that where the quotient obtained by dividing the number of elementary school pupils enrolled in all such classes conducted by the board by the number of such classes is less than 25, the \$41 per hour rate is reduced by the product of \$1.00 and the difference between such quotient and 25.

GRANT FOR PAY EQUITY

30. (1) A board shall be paid, in respect of pay equity adjustments, a grant equal to the following amount:

$$A - \left(\frac{A}{100 \times B} \times \text{MR2} \times \text{E.A.} \right), \text{ or zero if that amount is negative}$$

where,

A = the lesser of,

i. the sum of the eligible expenditure for pay equity in 1997 and the eligible expenditure for pay equity that was not recognized in 1996, and

ii. the sum of,

- (a) the product of \$120 and the sum, in respect of elementary school pupils, of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils of the board, and
- (b) the product of \$50 and the sum, in respect of secondary school pupils, of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils of the board,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils.

(2) For the purpose of this section,

"eligible expenditure for pay equity in 1997" means the sum of,

- (a) the amount by which the board's total expenditures in 1997 for adjustments in compensation in accordance with a pay equity plan under the *Pay Equity Act* exceed the board's total expenditures in 1996 for adjustments in compensation in accordance with a pay equity plan under the *Pay Equity Act*, and
- (b) the eligible expenditure for pay equity in 1996 as defined in section 30 of Ontario Regulation 116/96 (General Legislative Grants);

"eligible expenditure for pay equity that was not recognized in 1996" means the amount by which the sum described in paragraph i exceeds the sum described in paragraph ii of the definition of A in section 30 of Ontario Regulation 116/96 (General Legislative Grants).

ASSISTANCE FOR COST OF EDUCATION AND FOR BOARD, LODGING AND TRANSPORTATION

31. (1) For the purpose of sections 32 to 38 inclusive,

- (a) "cost of education" means an amount equal to the fee calculated under section 3 or 4, as the case requires, of Ontario Regulation 81/97 (Calculation of Fees for Pupils);
- (b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada);
- (c) "Ontario Government establishment" means an establishment maintained by a Ministry of the Government of Ontario on lands held by the Crown in right of Ontario or an establishment maintained by Ontario Hydro on lands held by it and in respect of which no payment attributable to elementary or secondary school purposes is made under the provisions of subsection 52 (9) of the *Power Corporation Act*.

(2) For the purposes of sections 32 to 38 inclusive, a person shall be considered not to reside in an Ontario Government establishment where the person resides in a residence owned by the person on lands that are within the Ontario Government establishment.

32. Where a pupil who is not resident in a Crown Establishment resides in a territorial district on land that is not part of a,

- (a) school section and the pupil attends a public school;
- (b) school section or separate school zone and the pupil attends a separate school; or

- (c) secondary school district and the pupil attends a secondary school,

operated by a board, the Minister shall pay the board the cost of education of the pupil.

33. Where a pupil, whose parent or guardian resides on land that is not rateable for school purposes, resides in an Ontario Government establishment and attends a school operated by a board, the Minister shall pay the board the cost of education of the pupil.

34. Where a pupil,

- (a) who is resident within,
 - (i) a psychiatric facility,
 - (ii) an approved charitable institution as defined in the *Charitable Institutions Act*,
 - (iii) an agency approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*,
 - (iv) an approved home as defined in the *Homes for Retarded Persons Act*,
 - (v) a home for special care approved or licensed under the *Homes for Special Care Act*,
 - (vi) a nursing home approved or licensed under the *Nursing Homes Act*, or
 - (vii) a place of secure custody or open custody designated under section 24 of the *Young Offenders Act* (Canada) or place of temporary detention designated under subsection 7 (1) of that Act;
- (b) who is detained in a place of temporary detention, open custody or secure custody continued or established under section 89 of Part IV (Young Offenders) of the *Child and Family Services Act*;
- (c) who is detained in a correctional institution as defined in the *Ministry of Correctional Services Act*;
- (d) who is placed in an approved home as defined in the *Mental Hospitals Act*; or
- (e) who is a ward of the Crown under Part III (Child Protection) of the *Child and Family Services Act*, a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

attends a day school operated by a board and the pupil is registered as a non-resident pupil in respect of whom no fee is receivable from Canada under an agreement made pursuant to section 187 or 188 of the Act, the Minister shall pay the board the cost of education of the pupil.

35. (1) Where a board provides transportation to and from school or from school to school for a pupil for whom the Minister pays the cost of education, the Minister shall pay the board an amount approved by the Minister for grant purposes for transportation of the pupil.

(2) Where under subsection 190 (9) or (12) of the Act a board reimburses a parent or guardian of a pupil for whom the Minister pays the cost of education for the cost of board and lodging and transportation once a week from the pupil's residence to school and return, the Minister shall pay the board an amount approved by the Minister for grant purposes of the expenditure in respect of the pupil for board, lodging and transportation.

PAYMENTS TO GOVERNING AUTHORITIES

36. Where a pupil who is not a resident in a Crown Establishment attends a school supported by local taxation in Manitoba or Quebec and the pupil resides in a territorial district on land that is not part of,

- (a) a school section or separate school zone and the pupil attends an elementary school; or
- (b) a secondary school district and the pupil attends a secondary school,

the Minister shall pay the governing authorities of the school the amount agreed upon between the governing authorities of the school and the Minister.

37. Where a pupil,

- (a) resides in a territorial district;
- (b) is resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends an elementary school that is supported by taxation in Manitoba or Quebec,

and, where in the opinion of the Minister,

- (d) daily transportation to the elementary school that the pupil would be required to attend in Ontario is impracticable due to distance and terrain; and
- (e) the provision of board, lodging and transportation once a week is impracticable because of the age or handicap of the pupil,

the Minister shall pay the governing authorities of the elementary school in respect of the education and related costs of such pupil amounts agreed upon between the governing authorities of the elementary school and the Minister.

38. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends a school on a reserve operated by Canada, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians,

the Minister shall pay the governing authorities of the school in respect of the education of such pupil an amount agreed upon between the governing authorities of the school and the Minister.

ASSISTANCE FOR OPEN-ACCESS TUITION FEES

39. (1) A board other than a board referred to in subsection (2) shall be paid a grant equal to the sum of the amounts that are determined in respect of each of the boards with which the board has substantially the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - D)$$

where A and B have the same meaning as in clause (b) of the definition "recognized tuition fees", and

where,

D = the greater of,

- (i) the amount referred to as C in clause (b) of the definition "recognized tuition fees", and
- (ii) the tuition fee that would be charged by the board for a non-resident pupil of the board as determined under clause 3 (1) (c) of Ontario Regulation 81/97 (Calculation of Fees for Pupils) that is in respect of secondary school pupils,

and where the amount is negative, it shall be zero.

(2) A Roman Catholic school board to which subsection 129 (4) of the Act applies shall be paid a grant equal to the sum of the amounts that are determined in respect of each of the public boards with which the board has substantially the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - C) \times (1 - \frac{E}{F})$$

where A, B and C have the same meaning as in clause (b) of the definition "recognized tuition fees", and

where,

E = the quotient obtained by dividing the E.A. for the Roman Catholic school board by the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the Roman Catholic school board, and

F = the quotient obtained by dividing the E.A. for the public board with which the Roman Catholic school board has substantially the same or part of the same area of jurisdiction by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the public board.

ASSISTANCE FOR EN BLOC TRANSFER

40. (1) A public board set out in Column 1 of Table 4 other than a board referred to in subsections (2) and (3) shall be paid a grant set out opposite in Column 2 of Table 4 in respect of the transfer, as an entire educational program, of one or more secondary schools operated by the public board to a Roman Catholic school board, by agreement between the two boards and the transfer is approved by the Minister, to assist the public board in offsetting operating costs in respect of employee salaries and benefits and administrative and other expenditures that are related to the operation of the school or schools and that could not be transferred to the Roman Catholic school board.

(2) The Middlesex County Board of Education shall be paid a grant set out in Column 2 of Table 4 opposite the name of the board in Column 1 of Table 4 in respect of the transfer, as an entire educational program, of one or more schools to the Board of Education for the City of London by agreement between the two boards and the transfer is approved by the Minister, to assist in offsetting operating costs in respect of employee salaries and benefits and administrative and other expenditures that related to the operation of the school or schools and that could not be transferred to the Board of Education for the City of London.

SECONDARY SCHOOL REORGANIZATION GRANT

41. Where, on or after January 1, 1993, as a result of the reorganization of a French-English mixed language secondary school

operated by the board prior to September 1, 1985, a board establishes a French-language secondary school under section 291 of the Act, a grant, subject to the approval of the Minister, is payable to the board as follows,

- (a) where such school commenced operation in 1993, 1994 or 1995,
 - (i) \$485 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$60,700 and the amount of \$42,400 plus \$61 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is greater than 100;
- (b) where such school commenced operation in 1996,
 - (i) \$970 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$121,400 and the amount of \$84,800 plus \$122 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is greater than 100; and
- (c) where such school commences operation in 1997,
 - (i) \$1,455 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$182,100 and the amount of \$127,200 plus \$183 per day school pupil enrolled at the school on the last day in October of 1997 where such enrolment is greater than 100.

ADJUSTMENT IN RESPECT OF CHANGE IN TAX REVENUE

42. For the purpose of this section and section 43,

- (a) "equalized assessment for a board for 1996" means equalized assessment for a board as defined in Ontario Regulation 116/96 (General Legislative Grants) except that equivalent assessment for a municipality or locality shall be calculated using the rate levied in 1996 rather than the rate levied in 1995;
- (b) "change in taxation for 1996" for a board is the amount calculated as follows,

$$\frac{A - B}{A} \times C$$

where,

- A = the equalized assessment for the board for 1996 that is calculated using, for each organized municipality within the jurisdiction of the board,
 - I. the assessment for 1996,
 - II. the tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is allocated or paid to the board in 1996, and
 - III. the payment in lieu of taxes for 1996 payable to the board,

as shown in the audited financial report of such municipality for 1996,

B = the equalized assessment for the board for 1996,

C = the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board,

and the amount calculated may be a positive or negative amount;

- (c) "net adjustment in tax revenue" in respect of a board is calculated as follows,

$$C - B - A$$

where,

A = the change in taxation for 1996 for the board,

B = taxes receivable in 1996 under section 35 of the *Assessment Act*,

C = amounts charged to the board by a municipality in 1996 under section 421 of the *Municipal Act*, other than taxes receivable in 1996 but cancelled or reduced by resolution of the board, or by resolutions of more than one board,

and the amount calculated may be a positive or negative amount;

- (d) "net expenditure for 1996" means, in respect of a board, the excess of,

(i) the sum of the current expenditure for 1996, amounts provided in 1996 for reserves and reserve funds, and tax adjustments charged to the board in 1996,

over,

(ii) current revenue for 1996 including transfers in such year from reserves and other funds and excluding current revenue from taxes, subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees;

- (e) "net recognized expenditure for 1996" means the excess of the sum of R.O.E., R.E.E., expenditure approved for capital project grants, recognized expenditure for instructional computers, the eligible sum for junior kindergarten, the eligible sum for full-day kindergarten, the eligible sum for French as a second language and the eligible sum for Native as a second language as defined in section 1 of Ontario Regulation 116/96 (General Legislative Grants), the amount described as A in the calculation of the grant for pay equity in section 30 of such Regulation taxes receivable in 1996 under section 35 of the *Assessment Act*, and amounts charged to the board by a municipality in 1996 under section 421 of the *Municipal Act* over the sum of grants payable under sections 8, 30 and 50 and subsections 17 (1), 18 (1), 21 (1), 21 (2), 23 (1) and 23 (2) of such Regulation, as adjusted under section 43 thereof.

43. In respect of a board an amount calculated as follows;

$$A \times \frac{B}{C}$$

where,

A = the net adjustment in the tax revenue for the board determined under clause 42 (c),

B = the net recognized expenditure for 1996 for the board determined under clause 42 (e), and

C = the net expenditure for 1996 for the board determined under clause 42 (d),

shall,

- (a) where the calculation results in a positive amount, be added to the grants payable to the board; and
- (b) where the calculation results in a negative amount, be deducted from the grants payable to the board.

ASSISTANCE IN RESPECT OF DEBENTURES

44. A board shall be paid a grant equal to the sum of,

- (a) the portion acceptable to the Minister in respect of expenditure for debt charges on debentures issued by the board, or on its behalf, on a secondary school building that is being used jointly by a public board and a Roman Catholic school board; and

- (b) the lesser of the amounts determined by the following calculations:

- (i) $A - (0.000097 \times \text{E.A.})$, or zero if such calculation is negative, and

- (ii) $A - \left(\frac{A}{B \times 100} \times \text{MR1} \times \text{E.A.} \right)$, or zero if such calculation is negative,

where,

$$A = A^1 + A^2 - A^3 - A^4$$

A^1 = the portion acceptable to the Minister in respect of expenditure for debt charges on debentures issued by the board, or on its behalf, prior to April 1, 1980 that is not approved by the Minister for inclusion in R.E.E.,

A^2 = in the case of a Roman Catholic school board, the portion acceptable to the Minister in respect of payments made to a public board or a diocese in respect of debt charges on debentures related to a lease or purchase of a school building,

A^3 = the portion of the debt charges included in A^1 that is in respect of debt charges described in clause (a),

A^4 = in the case of a public board, the portion acceptable to the Minister in respect of payments received from a Roman Catholic school board in respect of debt charges on debentures related to a lease or purchase of a school building,

B = day school A.D.E. of resident-internal pupils of the board.

SPECIAL COMPENSATION FOR POOLING

45. A public board set out in Column 1 of Table 1 shall be paid a grant in the amount set out opposite in Column 2 of Table 1 in respect of the assessment and tax adjustments effected by Ontario Regulations 123/92 and 124/92.

GRANT FOR AN ISOLATE BOARD

46. (1) For the purpose of section 47,

- (a) "local taxation for grant purposes" means the sum of,

- (i) the payment in lieu of taxes receivable by the isolate board,

- (ii) the portion of tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is allocated or paid to the isolate board, and

- (iii) the sum of the products obtained by multiplying, for each municipality or locality within the area of jurisdiction of the isolate board,

- a. the quotient obtained by dividing the product of 100 and the assessment by the A.E.F. for grant purposes, and

- b. 0.006995 for elementary school purposes, or 0.005478 for secondary school purposes,

except where the municipality or locality is within the area of jurisdiction of a divisional board of education or a district or county combined separate school board, in which case the amount determined for the municipality or locality for the purpose of this subclause shall be the product of the assessment for the municipality or locality, 0.001 and the mill rate levied on residential property in the municipality or locality for elementary or secondary school purposes, as the case may be, in respect of such divisional board or district or county separate school board;

- (b) "net expenditure" means the positive or negative sum obtained by subtracting from the isolate board's expenditure that is acceptable to the Minister an amount that is acceptable to the Minister as revenue of the isolate board from grant payable under sections 32 to 35 inclusive and from sources other than local taxation and legislative grants.

(2) Where an isolate board operates a junior kindergarten on the last school day of October, 1997, the amount set out in subclause (1) (a) (iii) b for elementary school purposes shall be multiplied by 1.05.

(3) Where an isolate board operates a junior kindergarten on the last school day of October, 1997 and the jurisdiction of the isolate board is within the area of jurisdiction of a divisional board of education or a district or county combined separate school board that, on the last school day of October, 1997, does not operate a junior kindergarten, the amounts determined for the municipalities or localities for the purpose of subclause (1) (a) (iii) b shall be multiplied by 1.05.

47. (1) Where, in respect of an isolate board except an isolate board referred to in subsection (3), the net expenditure exceeds the local taxation for grant purposes, a grant equal to such excess shall be paid to the isolate board.

(2) Where, in respect of an isolate board except an isolate board referred to in subsection (3), the local taxation for grant purposes exceeds the net expenditure, a portion of the legislative grants paid to the isolate board in previous years equal to such excess shall be paid by the isolate board to the Province of Ontario.

(3) Where in the year 1997,

- (a) a district school area board is elected for a new district school area, a secondary school board is formed for a new secondary school district or a separate school board is elected for a new separate school zone;

- (b) information respecting the totals of the commercial assessment and of the residential and farm assessment rateable for public school purposes in the district school area, for secondary school purposes in the secondary school district or for separate school purposes in the separate school zone, as the case may be, is not available prior to the 1st day of July; and

- (c) such isolate board commences to operate a school on or after the 1st day of July or enters into an agreement with another board for the education in such year of its resident pupils,

the isolate board shall be paid a grant equal to its net expenditure.

GRANT FOR A BOARD ON TAX EXEMPT LAND

48. For the purposes of section 49, "cost of operating" means,

- (a) the current expenditure that is acceptable to the Minister for grant purposes excluding expenditure for debt charges, capital appurtenances, restoration of destroyed and damaged capital appurtenances, capital element included in rent, provision for a reserve for working funds, provisions for reserve funds and P.A.C. for resident-external pupils,

less the sum of,

- (b) current revenue from sources other than from,
 - (i) legislative grants,
 - (ii) the organization for which the board was established, and
 - (iii) refunds of expenditure, no part of which is eligible for grant; and
- (c) the excess of current expenditure for,
 - (i) transportation of pupils, and
 - (ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purpose.

49. A board that is appointed under section 68 of the Act and that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of,

- (a) 80 per cent of the salaries of teachers, temporary teachers and teacher assistants for the current year;
- (b) 80 per cent of the excess of,

- (i) expenditure for the current year approved by the Minister for grant purposes for transportation of pupils, and board, lodging and weekly transportation of pupils,

over,

- (ii) the general legislative grants payable under section 35; and
- (c) 50 per cent of the excess of,
 - (i) the sum of the cost of operating for the current year and the revenue for the current year referred to in clause 48 (b),

over,

- (ii) expenditure for the current year for,
 - a. salaries of teachers, temporary teachers and teacher assistants,
 - b. transportation of pupils, and
 - c. board, lodging and weekly transportation of pupils.

CATEGORY 4—CAPITAL PROJECT GRANT

CAPITAL PROJECT GRANT

50. (1) A board shall be paid a grant in respect of each project of the board for the acquisition of capital appurtenances that is approved by the Minister for capital grant financing equal to the product of,

- (a) the lesser of the project cost approved by the Minister for grant purposes and the actual expenditure of the board for the project; and
- (b) the rate mentioned in subsection (2) or (3).

(2) The rate for a project for which final approval was obtained by a board in 1997 is the appropriate rate set out in column 2, 3 or 4 of Table 5 opposite the name of the board in column 1 of that table.

(3) The rate for a project other than a project referred to in subsection (2) is the rate that was actually approved for the project at the time of final approval of the project.

TABLE 1
SPECIAL COMPENSATION FOR POOLING

COLUMN 1	COLUMN 2
PUBLIC BOARDS IN UNEXTENDED AREAS	
Espanola	
- Elementary Schools	\$72,201
- Secondary Schools	
PUBLIC BOARDS IN EXTENDED AREAS	
Cochrane-Iroquois Falls	\$518,960
Hamilton	\$2,549,179
Kapuskasing	\$654,848
Kirkland Lake	\$30,761
Metropolitan Toronto	\$7,999,131
Peel	\$763,816
Sault Ste Marie	\$239,847
Stormont, Dundas and Glengarry	\$218,235
Sudbury	\$1,014,794
Timmins	\$635,048
Windsor	\$1,688,899

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) INDEXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
PUBLIC SCHOOL BOARDS - In Unincorporated Areas										
ATIKOKAN										
Elementary	-	460.07	-	437.2	108	-	-	-	1005.27	-
Secondary	1105.85	552.02	-	546.89	88	-	-	228.82	2502.15	-
BEARDMORE GERALDTON										
Elementary	535.32	389.39	-	429.87	108	-	-	-	1462.66	31.9
Secondary	1371.58	288.18	188.08	530.08	88	-	-	151.72	2578.23	-
CHAPLEAU										
Elementary	548.08	1018.83	-	402.31	108	-	-	-	2076.22	168.24
Secondary	1274.23	417.29	459.4	493.27	88	-	780.11	66.98	3639.29	79.89
DRYDEN										
Elementary	131.27	98.18	-	417.31	180	-	-	-	824.87	58.18
Secondary	408.31	181.34	-	531.08	115	-	-	-	1215.94	-
ESPAÑOLA										
Elementary	88.87	181.98	-	237.18	108	-	-	-	825.82	218.34
Secondary	-	233.38	79.24	296.17	88	13.82	51.32	12.34	753.06	90.3
FORT FRANCES RAINY RIVER										
Elementary	108.22	121.38	-	431.38	108	-	-	-	770.2	151.32
Secondary	318.24	187.78	-	543.13	88	-	-	23.89	1142.04	218.5
HALIBURTON										
Elementary	148.31	120.87	-	125.28	71	-	-	-	486.47	110.83
Secondary	-	243.77	-	158.13	45	-	-	18.17	484.07	118.31
HORNEPAYNE										
Elementary	808.81	1051.88	-	420.23	108	-	-	-	2189.9	35.12
Secondary	4481.3	1801.87	-	520.42	88	-	-	-	6881.88	-
LAKE SUPERIOR										
Elementary	52.31	150.3	43.13	433.89	108	-	-	-	787.53	-
Secondary	807.5	204.43	42.88	543.82	88	-	56.33	13.28	1836.1	-
MANITOULIN										
Elementary	77.88	183.87	-	290.18	180	-	-	-	713.74	-
Secondary	-	252.75	-	353.84	115	-	-	27.77	748.18	138.48
MICHIPICOTEN										
Elementary	-	427.81	-	408.85	108	-	-	-	945.66	-
Secondary	1732.73	315.25	246.85	502.08	88	21	-	12.8	2888.52	49.82
NIPIGON RED ROCK										
Elementary	358.11	338.31	-	428.88	108	-	-	-	1234.27	48
Secondary	902.7	465.83	-	538.32	88	-	-	76.4	2052.25	37.12
NORTH SHORE										
Elementary	72.88	128.88	-	295.34	108	-	-	-	603.15	173.32
Secondary	411.74	183.78	32.04	388.82	88	-	-	31.87	1077.23	18.81
RED LAKE										
Elementary	40.8	208.07	-	428.7	180	-	-	-	856.57	-
Secondary	585.53	383.71	-	543.18	115	-	-	-	1577.38	-
SIMCOE										
Elementary	2.51	-	-	-	-	4.17	-	-	6.68	-
Secondary	13.72	-	3.81	-	-	2.07	-	9.25	28.85	-
WEST PARRY SOUND										
Elementary	130.3	112.51	-	188.22	71	-	-	-	502.03	-
Secondary	-	203.87	-	238.88	48	-	-	88.84	558.38	28.05
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Unincorporated Areas										
CHAPLEAU PANET CAVER										
Elementary	313.07	322.17	308.8	386.31	108	121.56	-	-	1571.01	-
DRYDEN										
Elementary	-	207.88	-	434.9	180	-	-	-	822.55	-
FORT FRANCES RMY RIVER										
Elementary	134.84	219.11	-	438.65	108	-	-	-	800.8	-
GERALDTON										
Elementary	508.85	254.02	194.31	423.47	108	86.04	-	-	1577.68	-
KIRKLAND LAKE										
Elementary	-	-	-	-	-	-	-	-	-	-
MICHIPICOTEN										
Elementary	301.12	282.55	205.84	398.75	108	81.7	-	-	1368.07	-

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
NORTH OF SUPERIOR Elementary	730.86	177.38	57.42	437.72	108	47.89	-	-	1550.37	-
NORTH SHORE Elementary	94.23	120.63	-	315.89	108	88.08	-	-	708.93	90.16

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
PUBLIC SCHOOL BOARDS— In Extended Areas										
BRANT Combined Panel	0.99	—	—	—	—	1.1	—	8.7	10.79	—
BRUCE Combined Panel	46.54	21.38	—	24.95	—	—	—	—	92.88	147.84
CARLETON Combined Panel	—	—	—	—	—	80	—	—	80	31.74
CENTRAL ALGOMA Combined Panel	32.09	164.73	—	397.91	93.34	—	—	22.3	729.97	189.22
COCHRANE IROQUOIS FALLS Combined Panel	180.42	192.85	37.8	439.64	89.16	—	158.52	12.6	1080.58	140.91
DUFFERIN Combined Panel	—	31.98	—	—	—	—	—	—	31.98	6.97
DURHAM Combined Panel	—	—	—	—	—	33.3	—	21.19	54.49	—
EAST PARRY SOUND Combined Panel	82.25	127.22	—	206.43	62.34	—	—	19.97	497.2	54.32
ELGIN Combined Panel	15.68	12.08	—	—	—	0.73	—	17.38	48.87	—
ESSEX Combined Panel	6.54	—	—	—	—	—	—	—	6.54	70.5
FRONTENAC Combined Panel	37.72	—	6.74	16.14	61.18	3.15	—	13.44	138.4	44.96
GREY Combined Panel	—	—	—	—	—	—	—	13.43	13.43	99.88
HALDIMAND Combined Panel	1.76	44.82	—	—	—	—	—	21.6	67.98	—
HALTON Combined Panel	—	—	—	—	—	21.43	—	13.41	34.84	78.97
HAMILTON Combined Panel	4.75	—	0.35	—	125.43	129.94	—	9.33	269.81	184.51
HASTINGS Combined Panel	7.83	—	5.98	22.22	—	4.14	—	—	39.97	102.06
HEARST Combined Panel	1320.95	912.98	—	456.95	92.8	—	—	—	2783.68	—
HURON Combined Panel	8.41	20.89	—	—	—	—	—	9.04	38.34	150.14
KAPUSKASING Combined Panel	662.27	408.83	107.17	468.51	82.8	—	29.33	15.76	1778.88	86.07
KENORA Combined Panel	23.98	148.23	—	452.26	154.86	—	—	—	778.81	132.55
KENT Combined Panel	—	—	—	—	—	—	—	—	—	127.9
KIRKLAND LAKE Combined Panel	122.97	206.82	—	375.98	60.22	—	—	12.01	776.9	7.03
LAKEHEAD Combined Panel	—	—	—	234.23	92.58	—	—	—	326.79	—
LAMBTON Combined Panel	25.2	—	6.82	—	—	3.61	9.27	—	45.89	93.37
LANARK Combined Panel	—	27.34	—	—	61.85	—	—	—	89.19	—
LEEDS GRENVILLE Combined Panel	29.35	7.6	—	—	—	—	—	10.06	47.01	113.41
LENNOX ADDINGTON Combined Panel	87.05	63.38	—	37.25	—	—	—	6.61	196.28	30.7
LINCOLN Combined Panel	—	—	—	—	61.84	—	—	—	61.84	75.14
LONDON Combined Panel	—	—	2.41	—	81.93	18.97	3.68	4.74	92.93	55.44

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
METRO TORONTO Combined Panel	-	-	0.03	-	123.53	151.65	-	-	275.21	-
MIDDLESEX Combined Panel	20.51	22.43	-	-	-	-	-	-	42.94	-
MUSKOKA Combined Panel	24.29	39.22	-	137.37	81.57	-	-	3.07	265.7	49.88
NIAGARA SOUTH Combined Panel	7.12	-	0.46	-	81.34	6.01	-	35.04	111.97	26.91
NIPISSING Combined Panel	42.51	24.16	9.04	136.2	60.95	6.84	9.77	-	292.3	101.57
NORFOLK Combined Panel	-	25.49	-	-	-	-	-	-	25.49	-
NORTHUMBERLAND & CLARINGTON Combined Panel	5.08	-	-	-	-	-	-	-	5.08	-
OTTAWA Combined Panel	-	-	-	-	93.33	88.32	-	-	181.65	-
OTTAWA-CARLETON FRENCH Combined Panel	-	87.52	-	-	44.23	33.95	-	-	165.7	171.16
OXFORD Combined Panel	1.6	-	-	-	-	-	-	-	1.6	4.7
PEEL Combined Panel	0.19	-	-	-	-	100.4	-	-	100.6	63.15
PERTH Combined Panel	-	14.47	-	-	-	-	-	18.27	30.74	89.94
PETERBOROUGH Combined Panel	7.88	-	-	-	-	-	-	5.37	13.25	21.22
PRESCOTT RUSSELL Combined Panel	61.81	110.41	15.63	4.46	82.47	10.09	-	-	284.89	-
PRINCE EDWARD Combined Panel	19.1	125.78	-	47.38	-	-	-	-	192.24	-
RENFREW Combined Panel	26.63	2.26	-	6.23	60.67	-	-	-	95.79	66
SAULT STE MARIE Combined Panel	17.41	19.75	-	277.85	92.91	-	-	-	407.73	236.99
STORMONT DUNDAS GLNGRRY Combined Panel	35.1	-	6.66	-	56.47	5.1	11.49	0.42	116.26	10.02
SUDBURY Combined Panel	40.11	-	-	141.4	88.96	-	25.22	5.09	300.78	183.25
TIMISKAMING Combined Panel	175.24	144.21	-	310.51	59.42	-	-	11.53	700.71	128.9
TIMMINS Combined Panel	56.47	110.37	25.95	361.21	92.18	9.43	-	9.69	667.25	23.45
VICTORIA Combined Panel	-	17.59	-	-	-	-	-	-	17.59	63.61
WATERLOO Combined Panel	-	-	-	-	61.64	52.08	-	-	113.73	127.67
WELLINGTON Combined Panel	-	-	-	-	-	24.62	-	-	24.62	79.13
WENTWORTH Combined Panel	-	-	-	-	-	10.87	-	-	10.87	107.54
WINDSOR Combined Panel	-	-	-	-	125.3	16.35	-	-	141.65	207.6
YORK Combined Panel	-	-	-	-	-	65.67	-	-	65.67	-

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
<u>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Extended Areas</u>										
BRANT Combined Panel	28.46	72.98	8.8	-	-	7.4	-	-	117.63	-
BRUCE GREY Combined Panel	94.88	103.42	-	34.67	-	-	-	-	233.14	87.24
CARLETON Combined Panel	-	-	-	-	-	10.88	-	-	10.88	10.77
COCHRANE IROQU FALLS T Combined Panel	477.98	248.08	26.71	418.9	88.18	88.44	-	-	1364.28	58.48
DUFFERIN PEEL Combined Panel	3.22	-	0.7	-	-	78.45	-	0.18	82.58	-
DURHAM REGION Combined Panel	14.51	-	2.71	-	-	3.4	-	-	20.62	-
ELGIN Combined Panel	108.83	177.87	-	12.43	-	-	-	-	299.03	-
ESSEX Combined Panel	3.44	3.83	-	-	-	28.38	-	-	35.48	-
FRNTNAC LNDX AONGTON Combined Panel	82.33	48.02	16.7	28.3	58.48	27.87	-	-	238.47	-
HALDIMAND NORFOLK Combined Panel	41.22	77.38	18.18	1.83	-	-	-	-	138.68	73.78
HALTON Combined Panel	3.18	-	-	-	-	48.22	-	-	81.38	-
HAMILTON WENTWORTH Combined Panel	-	-	-	-	107.48	88.98	-	-	177.46	82.43
HASTINGS PRINCE EDWD Combined Panel	71.58	88.06	-	44.58	2.68	-	-	-	204.85	2.78
HEARST Combined Panel	117.31	212.38	-	448.51	93.45	10.88	-	8.25	888.87	113.08
HURON PERTH Combined Panel	22.18	88.48	-	17	-	-	-	-	127.81	-
KAPUSKASING Combined Panel	153.88	157.84	21.48	423.78	98.08	35.08	-	18.68	907.48	-
KENORA Combined Panel	203.22	298.41	-	448.02	188.13	-	-	-	1110.78	-
KENT Combined Panel	58.28	37.84	8.25	2.88	-	22.78	-	-	131.95	-
KIRKLANDYTHMISKAMING Combined Panel	188.47	134.84	-	358.14	84.85	88.71	-	-	812.81	-
LAKEHEAD Combined Panel	0.48	34.2	14.18	232.88	88.93	24.78	12.43	-	414.78	183.21
LAMBTON Combined Panel	28.14	38.08	8.81	2.8	-	8.48	-	-	87.41	87.48
LANARK LEEDS GRNVILLE Combined Panel	101.01	57.28	8.2	14.85	28.84	7.42	-	-	218.37	-
LINCOLN Combined Panel	28.04	28.58	9.13	-	82.21	7.72	-	-	132.88	11.81
LONDON MIDDLESEX Combined Panel	19.73	-	4.13	-	48.28	28.87	-	8.83	100.08	88.07
METROPOLITAN SEP. SCH. Combined Panel	2.34	-	0.48	-	128.18	100.7	-	-	229.88	188.05
NIPISSING Combined Panel	105.18	34.88	-	147.77	82.38	37.18	-	-	387.48	97.28
OTTAWA Combined Panel	-	28.48	-	-	85.8	138.93	-	-	254.88	17.84
OTTAWA-CARLETON FRENCH Combined Panel	8.38	17.27	-	-	47.78	-	-	-	71.43	25.17
OXFORD Combined Panel	188.22	137.88	43.33	5.88	-	-	-	-	382.21	38.43

TABLE 2
1997 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
P BORO VIC NRTHM NEWCASTLE Combined Panel	26.48	23.58	-	7.8	-	-	-	-	57.84	-
PRESCOTT RUSSELL - ENGLISH Combined Panel	177.85	252.21	-	18.91	84.8	-	-	-	514.37	-
PRESCOTT-RUSSELL FRENCH Combined Panel	38.38	27.51	-	-	62.79	17.58	-	-	144.24	40.11
RENFREW Combined Panel	178.46	58.38	12.98	17.98	65.02	22.13	-	-	353.97	96.01
SAULT STE MARIE Combined Panel	65.78	81.8	14.09	278.28	84.98	17.06	-	-	529.87	245.01
SIMCOE Combined Panel	78.88	4.88	3.92	3.56	-	9.83	-	-	101.07	-
STORMONT DUNDAS GLNGRRY Combined Panel	55.8	30.76	-	2.98	64.81	35.57	-	1.85	181.88	24.91
SUDBURY Combined Panel	38.94	4.41	-	138.8	85.81	28.48	-	-	302.22	238.26
TIMMINS Combined Panel	26.88	88.8	-	353.68	84.14	58.71	-	24.12	647.31	27.32
WATERLOO Combined Panel	8.48	-	3.52	-	63.32	38.88	-	3.17	113.48	28.22
WELLAND Combined Panel	9.18	11.82	-	-	63.04	38.33	-	-	122.57	-
WELLINGTON Combined Panel	8.85	45.8	7.58	1.97	-	9.98	-	-	70.77	0.14
WINDSOR Combined Panel	15.87	-	4.35	-	125.37	14.84	-	8.44	180.77	45.98
YORK REGION Combined Panel	-	-	1.57	-	-	42.81	2.8	-	47.08	-

TABLE 3 TRANSPORTATION (Column 1) 1997 PER PUPIL AMOUNT	
<u>PUBLIC SCHOOL BOARDS -- In Unextended Areas</u>	
ATIKOKAN	
Elementary	353.45
Secondary	363.66
CHAPLEAU	
Elementary	396.51
Secondary	226.82
DRYDEN	
Elementary	406.92
Secondary	342.20
ESPANOLA	
Elementary	540.36
Secondary	576.66
FORT FRANCES RAINY RIVER	
Elementary	491.62
Secondary	491.16
BEARDMORE GERALDTON	
Elementary	425.93
Secondary	562.75
HALIBURTON	
Elementary	409.03
Secondary	401.33
HORNEPAYNE	
Elementary	221.73
Secondary	72.49
LAKE SUPERIOR	
Elementary	255.98
Secondary	132.75
MANITOULIN	
Elementary	551.40
Secondary	702.60
MICHIPICOTEN	
Elementary	288.31
Secondary	592.31
NIPIGON RED ROCK	
Elementary	397.59
Secondary	502.77
NORTH SHORE	
Elementary	497.29
Secondary	232.90
RED LAKE	
Elementary	423.09
Secondary	551.95
SIMCOE	
Elementary	216.76
Secondary	210.98
WEST PARRY SOUND	
Elementary	421.52
Secondary	426.52

TABLE 3 TRANSPORTATION (Column 2) 1997 PER PUPIL AMOUNT	
<u>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS -- In Unextended Areas</u>	
CHAPLEAU PANET CAVER	
Elementary	450.54
DRYDEN	
Elementary	407.37
FORT FRANCES RNY RIVER	
Elementary	657.01
GERALDTON	
Elementary	349.90
MICHIPICOTEN	
Elementary	267.17
NORTH OF SUPERIOR	
Elementary	417.67
NORTH SHORE	
Elementary	641.73
<u>PUBLIC SCHOOL BOARDS-- In Extended Areas</u>	
BRANT	
Combined Panel	152.75
BRUCE	
Combined Panel	359.72
CARLETON	
Combined Panel	239.21
CENTRAL ALGOMA	
Combined Panel	593.58
COCHRANE IROQUOIS FALLS	
Combined Panel	703.52
DUFFERIN	
Combined Panel	236.09
DURHAM	
Combined Panel	124.97
EAST PARRY SOUND	
Combined Panel	614.80
ELGIN	
Combined Panel	260.54
ESSEX	
Combined Panel	274.12
FRONTENAC	
Combined Panel	226.24
GREY	
Combined Panel	313.66
HALDIMAND	
Combined Panel	256.96
HALTON	
Combined Panel	81.46
HAMILTON	
Combined Panel	42.41
HASTINGS	
Combined Panel	331.26
HEARST	
Combined Panel	394.30
HURON	
Combined Panel	321.13

(Column 1)	TABLE 3 TRANSPORTATION (Column 2) 1997 PER PUPIL AMOUNT
KAPUSKASING Combined Panel	597.17
KENORA Combined Panel	320.49
KENT Combined Panel	229.43
KIRKLAND LAKE Combined Panel	444.24
LAKEHEAD Combined Panel	325.28
LAMBTON Combined Panel	237.06
LANARK Combined Panel	373.67
LEEDS GRENVILLE Combined Panel	305.88
LENOX ADDINGTON Combined Panel	411.15
LINCOLN Combined Panel	134.41
LONDON Combined Panel	66.53
METRO TORONTO Combined Panel	10.00
MIDDLESEX Combined Panel	445.66
MUSKOKA Combined Panel	302.60
NIAGARA SOUTH Combined Panel	190.51
NIPISSING Combined Panel	416.81
NORFOLK Combined Panel	237.99
NORTHUMBERLAND & CLARINGTON Combined Panel	245.35
OTTAWA Combined Panel	8.59
OTTAWA-CARLETON FRENCH Combined Panel	459.63
OXFORD Combined Panel	214.57
PEEL Combined Panel	41.86
PERTH Combined Panel	257.06
PETERBOROUGH Combined Panel	306.28
PRESCOTT RUSSELL Combined Panel	526.86
PRINCE EDWARD Combined Panel	359.51
RENFREW Combined Panel	385.08
SAULT STE MARIE Combined Panel	260.19

(Column 1)	TABLE 3 TRANSPORTATION (Column 2) 1997 PER PUPIL AMOUNT
STORMONT DUNDAS GLNGRRY Combined Panel	447.95
SUDBURY Combined Panel	410.60
TIMISKAMING Combined Panel	624.74
TIMMINS Combined Panel	382.70
VICTORIA Combined Panel	363.89
WATERLOO Combined Panel	89.35
WELLINGTON Combined Panel	190.30
WENTWORTH Combined Panel	200.35
WINDSOR Combined Panel	48.70
YORK Combined Panel	81.66

TABLE 3 TRANSPORTATION (Column 1) 1997 PER PUPIL AMOUNT <i>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Extended Areas</i>	
BRANT Combined Panel	225.33
BRUCE GREY Combined Panel	535.63
CARLETON Combined Panel	367.17
COCHRANE IROQ FALLS T Combined Panel	651.06
DUFFERIN PEEL Combined Panel	127.69
DURHAM REGION Combined Panel	183.77
ELGIN Combined Panel	391.00
ESSEX Combined Panel	314.94
FRNTNAC LNNX ADNGTON Combined Panel	439.17
HALDIMAND NORFOLK Combined Panel	405.57
HALTON Combined Panel	152.76
HAMILTON WENTWORTH Combined Panel	156.33
HASTINGS PRINCE EDWD Combined Panel	472.92
HEARST Combined Panel	395.05
HURON PERTH Combined Panel	463.67
KAPUSKASING Combined Panel	540.47
KENORA Combined Panel	511.31
KENT Combined Panel	276.83
KIRKLAND/TIMISKAMING Combined Panel	650.95
LAKEHEAD Combined Panel	473.49
LAMBTON Combined Panel	327.71
LANARK LEEDS GRNVILLE Combined Panel	519.16
LINCOLN Combined Panel	301.41
LONDON MIDDLESEX Combined Panel	269.71
METROPOLITAN SEP. SCH. Combined Panel	54.07
NIPISSING Combined Panel	557.69
OTTAWA Combined Panel	85.89
OTTAWA-CARLETON FRENCH Combined Panel	349.52

TABLE 3 TRANSPORTATION (Column 1) 1997 PER PUPIL AMOUNT	
OXFORD Combined Panel	417.97
P BORO VIC NRTHM CLARINGTON Combined Panel	469.50
PRESCOTT RUSSELL - ENGLISH Combined Panel	782.74
PRESCOTT-RUSSELL FRENCH Combined Panel	405.32
RENFREW Combined Panel	473.34
SAULT STE MARIE Combined Panel	300.77
SIMCOE Combined Panel	396.36
STORMNT DNDAS GLNGRRY Combined Panel	578.47
SUDBURY Combined Panel	453.00
TIMMINS Combined Panel	374.34
WATERLOO Combined Panel	187.81
WELLAND Combined Panel	214.04
WELLINGTON Combined Panel	315.55
WINDSOR Combined Panel	81.75
YORK REGION Combined Panel	168.42

TABLE 4
SPECIAL ASSISTANCE FOR EN BLOC TRANSFER

Name of Board	Special Assistance for en Bloc Transfer
COLUMN 1	COLUMN 2
Kirkland Lake Board of Education	\$28,180
Middlesex County Board of Education	\$87,200

RUNDATE 02/18/97

TABLE 5 - 1997

Column 1

Board Name	Column 2 Non-Growth Projects	Column 3 Growth Projects	Column 4 French Language Secondary School Projects Under Part XIII
ATIKOKAN BOARD OF EDUCATION	83.931%	74.263%	97.904%
BEARDMORE, GERALDTON, LONGLAC & AREA BOARD OF EDUCATION	78.808%	66.060%	97.348%
BRANT COUNTY BOARD OF EDUCATION	78.010%	81.573%	96.302%
BRANT COUNTY RCSS BOARD	86.654%	76.622%	99.055%
BRUCE COUNTY BOARD OF EDUCATION	78.008%	64.774%	98.443%
BRUCE-GREY COUNTY RCSS BOARD	85.745%	77.167%	98.991%
CARLETON BOARD OF EDUCATION	74.234%	58.729%	98.176%
CARLETON RCSS BOARD	85.606%	76.944%	98.981%
CENTRAL ALGOMA BOARD OF EDUCATION	83.742%	73.958%	98.849%
CHAPLEAU BOARD OF EDUCATION	82.893%	72.805%	97.302%
CHAPLEAU, PANET, CAVERLY RCSSB	81.484%	66.367%	N/A
COCHRANE-IROQUOIS FALLS BD OF ED	81.864%	70.950%	98.718%
COCHRANE-IROQUOIS FALLS DIST RCSS BD	64.875%	75.452%	98.915%
CONSEIL SCOLAIRE DE LANGUE FRANÇAISE D'OTTAWA-CARLETON (PUBLIQUE)	82.577%	72.093%	N/A
CONSEIL SCOLAIRE DE LANGUE FRANÇAISE D'OTTAWA-CARLETON (CATHOLIQUE)	75.893%	81.388%	N/A
CONSEIL SCOLAIRE DE LANGUE FRANÇAISE DE PRESCOTT & RUSSELL (CATHOLIQUE)	87.154%	79.423%	N/A
DRYDEN BOARD OF EDUCATION	74.316%	58.863%	97.199%
DRYDEN DISTRICT RCSS BOARD	84.728%	75.522%	N/A
DUFFERIN COUNTY BOARD OF EDUCATION	78.853%	68.128%	98.503%
DUFFERIN PEEL RCSS BOARD	80.008%	87.974%	98.584%
DURHAM BOARD OF EDUCATION	74.576%	59.278%	98.200%
DURHAM REGION RCSS BOARD	83.579%	73.698%	98.837%
EAST PARRY SOUND BOARD OF EDUCATION	76.827%	62.863%	98.359%
ELGIN COUNTY BOARD OF EDUCATION	79.333%	66.896%	98.537%
ELGIN COUNTY RCSS BOARD	63.645%	73.803%	98.842%
ESPANOLA BOARD OF EDUCATION	76.304%	62.051%	97.359%
ESSEX COUNTY BOARD OF EDUCATION	76.721%	62.713%	98.352%
ESSEX COUNTY RCSS BOARD	84.804%	75.339%	98.910%
FORT FRANCES-RAINY RIVER BD OF ED	77.913%	64.624%	97.564%
FORT FRANCES-RAINY RIVER DRCSB BOARD	87.619%	80.158%	N/A
FRONTENAC COUNTY BOARD OF EDUCATION	71.693%	54.976%	98.010%
FRONTENAC-LENNOX-ADDINGTON CTY RCSS BD	82.865%	72.234%	98.773%
GERALDTON DISTRICT RCSS BOARD	88.353%	81.332%	N/A
GREY COUNTY BOARD OF EDUCATION	74.551%	59.237%	98.198%
HALDIMAND BOARD OF EDUCATION	76.216%	61.904%	98.318%
HALDIMAND-NORFOLK COUNTY RCSS BOARD	83.018%	72.798%	98.798%
HALIBURTON COUNTY BOARD OF EDUCATION	49.937%	19.810%	94.808%
HALTON BOARD OF EDUCATION	81.389%	38.154%	97.266%
HALTON RCSS BOARD	78.052%	64.645%	98.446%
HAMILTON BOARD OF EDUCATION	69.510%	51.162%	97.841%
HAMILTON-WENTWORTH RCSS BOARD	77.833%	64.493%	98.431%
HASTINGS COUNTY BOARD OF EDUCATION	75.521%	80.791%	98.267%
HASTINGS-PRINCE EDWARD CTY RCSS BD	85.151%	78.215%	98.949%
HEARST BOARD OF EDUCATION	77.112%	63.339%	98.380%
HEARST DISTRICT RCSS BOARD	84.366%	74.958%	98.893%
HORNEPAYNE BOARD OF EDUCATION	84.071%	74.487%	98.280%
HURON COUNTY BOARD OF EDUCATION	77.006%	83.170%	98.372%
HURON-PERTH COUNTY RCSS BOARD	64.421%	75.046%	98.897%
KAPUSKASING BOARD OF EDUCATION	72.924%	58.830%	98.083%
KAPUSKASING DISTRICT RCSS BOARD	82.526%	72.011%	98.763%
KENORA BOARD OF EDUCATION	66.763%	46.783%	97.647%
KENORA DISTRICT RCSS BOARD	83.996%	74.368%	96.867%
KENT COUNTY BOARD OF EDUCATION	77.588%	64.101%	98.413%
KENT COUNTY RCSS BOARD	86.053%	77.661%	99.013%
KIRKLAND LAKE BOARD OF EDUCATION	84.300%	74.852%	98.888%
KIRKLAND LAKE-TIMISKAMING DIST RCSSB	91.397%	86.219%	99.391%
LAKE SUPERIOR BOARD OF EDUCATION	77.900%	64.605%	97.606%
LAKEHEAD BOARD OF EDUCATION	71.425%	54.230%	97.977%

RUNDATE 02/18/97

TABLE 5 - 1997
Column 1

Board Name	Column 2 Non-Growth Projects	Column 3 Growth Projects	Column 4 French Language Secondary School Projects Under Part XIII
LAKEHEAD DISTRICT RCSS BOARD	80.133%	88.177%	98.593%
LAMBTON COUNTY BOARD OF EDUCATION	73.096%	58.907%	98.095%
LAMBTON COUNTY RCSS BOARD	83.132%	72.982%	98.808%
LANARK COUNTY BOARD OF EDUCATION	79.078%	68.488%	98.519%
LANARK-LEEDS-GRENVILLE CTY RCSS BOARD	86.200%	77.896%	99.023%
LEEDS AND GRENVILLE CTY BD OF ED	73.157%	57.004%	98.100%
LENNOX AND ADDINGTON CTY BD OF ED	79.818%	67.873%	98.571%
LINCOLN COUNTY BOARD OF EDUCATION	71.930%	55.038%	98.013%
LINCOLN COUNTY RCSS BOARD	82.381%	71.748%	98.751%
LONDON BOARD OF EDUCATION	70.748%	53.145%	97.929%
LONDON-MIDDLESEX COUNTY RCSS BOARD	81.530%	70.416%	98.692%
MANITOULIN BOARD OF EDUCATION	71.558%	54.442%	97.087%
METRO TORONTO BOARD OF EDUCATION	43.086%	8.605%	95.989%
METROPOLITAN SEPARATE SCHOOL BOARD	87.684%	48.205%	97.711%
MICHIPICOTEN BOARD OF EDUCATION	71.584%	54.492%	96.492%
MICHIPICOTEN DISTRICT RCSS BOARD	83.504%	73.581%	N/A
MIDDLESEX COUNTY BOARD OF EDUCATION	77.653%	84.205%	98.418%
MUSKOKA BOARD OF EDUCATION	48.897%	17.825%	96.368%
NIAGARA SOUTH BOARD OF EDUCATION	73.108%	58.922%	98.096%
NIPIGON-RED ROCK BOARD OF EDUCATION	78.858%	82.934%	97.379%
NIPISSING BOARD OF EDUCATION	79.558%	87.257%	98.553%
NIPISSING DISTRICT RCSS BOARD	83.724%	73.929%	98.848%
NORFOLK BOARD OF EDUCATION	79.649%	87.402%	98.559%
NORTH OF SUPERIOR RCSS BOARD	81.044%	88.819%	N/A
NORTH SHORE BOARD OF EDUCATION	84.899%	75.814%	98.082%
NORTH SHORE DISTRICT RCSS BOARD	88.220%	81.120%	N/A
NORTHUMBERLAND & CLARINGTON BOE	77.845%	84.874%	98.439%
OTTAWA BOARD OF EDUCATION	45.120%	12.095%	96.115%
OTTAWA RCSS BOARD	87.800%	48.103%	97.706%
OXFORD COUNTY BOARD OF EDUCATION	74.079%	58.480%	98.185%
OXFORD COUNTY RCSS BOARD	82.993%	72.758%	98.796%
PEEL BOARD OF EDUCATION	59.815%	35.313%	97.141%
PERTH COUNTY BOARD OF EDUCATION	73.888%	58.174%	98.151%
PETERBOROUGH COUNTY BOARD OF ED	68.740%	49.929%	97.787%
PETERBOROUGH VIC NRTHM CLARINGTON RCSSB	85.431%	78.864%	98.969%
PRESCOTT AND RUSSELL CTY BD OF ED	86.188%	77.878%	99.022%
PRESCOTT-RUSSELL CTY ENGLISH LANG SCH BD*	82.430%	71.857%	98.758%
PRINCE EDWARD COUNTY BOE	75.575%	60.878%	98.271%
RED LAKE BOARD OF EDUCATION	82.548%	72.044%	98.072%
RENFREW COUNTY BOARD OF EDUCATION	77.946%	64.874%	98.439%
RENFREW COUNTY RCSS BOARD	85.159%	78.228%	98.949%
SAULT STE MARIE BOARD OF EDUCATION	75.356%	80.526%	98.255%
SAULT STE MARIE DISTRICT RCSS BOARD	79.712%	87.503%	98.564%
SIMCOE COUNTY BOARD OF EDUCATION	71.999%	55.149%	97.032%
SIMCOE COUNTY RCSS BOARD	83.859%	74.147%	98.857%
STORMONT-DUNDAS-GLENGARRY CTY BOE	79.878%	87.449%	98.581%
STORMONT-DUNDAS-GLENGARRY CTY RCSS BD	87.213%	79.519%	99.095%
SUDBURY BOARD OF EDUCATION	78.302%	82.041%	98.322%
SUDBURY DISTRICT RCSS BOARD	81.894%	70.998%	98.718%
TIMISKAMING BOARD OF EDUCATION	77.573%	64.077%	98.412%
TIMMINS BOARD OF EDUCATION	79.293%	68.832%	98.534%
TIMMINS DISTRICT RCSS BOARD	80.819%	69.277%	98.642%
VICTORIA COUNTY BOARD OF EDUCATION	74.148%	58.591%	98.170%
WATERLOO COUNTY BOARD OF EDUCATION	73.008%	58.783%	98.089%
WATERLOO COUNTY RCSS BOARD	83.008%	72.783%	98.797%
WELLAND COUNTY RCSS BOARD	81.883%	70.981%	98.717%
WELLINGTON COUNTY BOARD OF EDUCATION	71.817%	54.858%	98.005%
WELLINGTON COUNTY RCSS BOARD	80.507%	68.777%	98.820%

TABLE 5 - 1997
Column 1

Board Name	Column 2	Column 3	Column 4
	Non-Growth Projects	Growth Projects	French Language Secondary School Projects Under Part XIII
WENTWORTH COUNTY BOARD OF EDUCATION	72.087%	55.258%	98.022%
WEST PARRY SOUND BOARD OF EDUCATION	53.530%	25.587%	94.995%
WINDSOR BOARD OF EDUCATION	70.364%	52.529%	97.902%
WINDSOR RCSS BOARD	79.706%	67.484%	98.563%
YORK REGION BOARD OF EDUCATION	55.430%	28.609%	96.845%
YORK REGION RCSS BOARD	75.559%	60.851%	98.270%

JOHN SNOBELEN

Minister of Education and Training

Dated at Toronto on February 28, 1997.

12/97

ONTARIO REGULATION 79/97
made under the
EDUCATION ACT

Made: February 28, 1997

Approved: March 5, 1997

Filed: March 6, 1997

**CALCULATION OF AVERAGE
DAILY ENROLMENT****1. In this Regulation,**

"cycle" means the number of school days for which a schedule of classes in a school continues before the schedule is repeated;

"full-time pupil" means a pupil who,

(a) is enrolled in day school other than in junior kindergarten or kindergarten, and

(b) in respect of a cycle, is registered for classroom instruction for an average of at least 210 minutes per school day;

"half-time pupil" means a pupil who,

(a) is enrolled in junior kindergarten or kindergarten, and

(b) in respect of a cycle, is registered for classroom instruction for an average of at least 150 minutes per school day;

"independent study course" means a credit course that is provided to a pupil other than a full-time pupil in whole or, at the option of a board, in part through a non-classroom instructional mode of delivery;

"part-time pupil" means a pupil who is enrolled in day school and is neither a full-time nor a half-time pupil.

2. Day school average daily enrolment for a board for a year is the sum of,

(a) the product of 0.5 and the sum of,

(i) the number of full-time pupils enrolled on the last school day in March in the year,

(ii) 0.5 times the number of half-time pupils enrolled on that day, and

(iii) the quotient obtained by determining, for each part-time pupil enrolled on that day, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;

(b) the product of 0.4 and the sum of,

(i) the number of full-time pupils enrolled on the last school day in October in the year,

(ii) 0.5 times the number of half-time pupils enrolled on that day, and

(iii) the quotient obtained by determining, for each part-time pupil enrolled on that day, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;

(c) the product of 0.1 and the sum of,

(i) the number of full-time pupils enrolled on the last school day in October in the previous year,

- (ii) 0.5 times the number of half-time pupils enrolled on that day, and
- (iii) the quotient obtained by determining, for each part-time pupil enrolled on that day, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle; and
- (d) an amount in respect of each pupil who is enrolled during the year in an independent study course that meets the criteria established by the Minister for inclusion in the determination of day school enrolment, calculated as follows:

$$\frac{A}{7.5} \times B$$

where,

- A = the number of credits or the portion of a credit that may be earned by the pupil upon successful completion of the course,
- B = the decimal fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the periods from January 1 to June 30 and September 1 to December 31 in the year.

3. Continuing education average daily enrolment for a board for a year is the sum of,

- (a) an amount in respect of each pupil who is enrolled during the year in a continuing education class or course established by the board, other than an independent study course, calculated as follows:

$$\frac{A \times B}{300 \times C}$$

where,

- A = the number of sessions for which the pupil is enrolled in the year,
- B = the number of minutes in each session,
- C = the number of school days in the year; and

- (b) an amount in respect of each pupil who is enrolled during the year in an independent study course that does not meet the criteria established by the Minister for inclusion in the determination of day school enrolment, calculated as follows:

$$A \times .1134 \times B$$

where,

- A = the number of credits or the portion of a credit that may be earned by the pupil upon successful completion of the course,
- B = the decimal fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the year.

4. This Regulation applies in respect of the year 1997 and succeeding years.

5. Ontario Regulation 120/96 is revoked.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on February 28, 1997.

12/97

ONTARIO REGULATION 80/97 made under the EDUCATION ACT

Made: March 5, 1997

Filed: March 6, 1997

APPORTIONMENT 1997 REQUISITIONS

1. (1) In this Regulation,

"apportionable sum required by a divisional board for 1997" means the excess of the total estimated expenditure of the board for 1997 exclusive of,

- (a) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year from a local municipality in the school division, and

- (b) the portion of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for 1997 from sources other than local taxation and the amount in the reserve established under subsection 237 (2) of the Act;

"A.E.F. for apportionment purposes for 1997" for a municipality or locality means the assessment equalization factor provided by the Minister for 1997;

"assessment" has the same meaning as in Ontario Regulation 78/97 (General Legislative Grants, 1997);

"equalized assessment for a municipality or locality" means the quotient obtained by dividing the product of 100 and the assessment for the municipality or locality by the A.E.F. for apportionment purposes for 1997 for the municipality or locality;

"local taxation" means taxes levied by a municipality or a board for school purposes, exclusive of taxes paid over under section 35 of the *Assessment Act* and taxes levied under section 159 of the *Municipal Act*;

"payment in lieu of taxes for 1997" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1997 under subsection 7 (10) of the *Housing Development Act*, under subsection 445 (4) of the *Municipal Act*, under subsection 52 (9) of the *Power Corporation Act* and under section 2 of the *Municipal and School Board Payments Adjustment Act*.

(2) Clause (a) of the definition "apportionable sum required by a divisional board for 1997" in subsection (1) does not apply in the case of a divisional board or a secondary school board if the area of jurisdiction of the board comprises an area where an assessment update has been carried out under subsection 371 (2) of the *Municipal Act*, subsection 135.3 (1) of the *Regional Municipalities Act*, subsection 84.13 (1) of the *County of Oxford Act* or subsection 81 (1) of the *District Municipality of Muskoka Act*.

2. (1) The apportionable sum required by a divisional board for 1997 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessment for such municipalities or localities to the total equalized assessment of the municipalities and localities in the school division.

(2) The amount apportioned to a municipality or locality by a divisional board for 1997 shall be the sum of the following amounts adjusted where required under section 237 or subsection 247 (2) or (3) of the Act:

1. The amount apportioned under subsection (1) to the municipality or locality.
2. Expenditures applicable to the locality that are incurred for 1997 by the divisional board in performing the duties of a municipal council.
3. The payment in lieu of taxes for 1997 in respect of the municipality.
4. The amount of the tax levied under subsections 159 (12) and (13) of the *Municipal Act* allocated or paid by the municipality to the divisional board for 1997.
5. The amount of any fees or charges payable in the year imposed on the divisional board by by-law made under subsection 220.1 (2) of the *Municipal Act*.

3. (1) If the adjustments required under section 247 of the Act are in respect of a part or parts of a municipality or locality, the divisional board shall provide with its requisition sufficient information in respect of the adjustments to enable the amount required in respect of the part or parts of the municipality or locality to be determined.

(2) If, for the purpose of a levy in 1997, a municipality is required under any Act to apportion the amount to be raised for municipal purposes among two or more defined areas within the municipality, the amounts requisitioned on the municipality in 1997 by a divisional board, exclusive of payments in lieu of taxes, taxes levied under subsections 159 (12) and (13) of the *Municipal Act* allocated or paid by the municipality to the divisional board, and adjustments required under section 247 of the *Education Act*, shall, for the purpose of the levy in 1997, be apportioned by the municipality among such defined areas in the ratio, correct to five places of decimals, of the equalized assessments for the defined areas to the total equalized assessment of the municipality.

(3) For the purposes of subsection (2), the equalized assessment for the defined area shall be deemed to be the sum of,

- (a) the residential and farm assessment within the defined area upon which taxes are levied; and
- (b) the quotient obtained by dividing by .85, the commercial assessment upon which taxes are levied, included in the last revised assessment roll for such defined area used for taxation purposes in 1997, equalized by using the 1979 assessment equalization factors set out in Schedule B to Ontario Regulation 108/79.

(4) Subsection (2) does not apply to a municipality if there has been an assessment update of all real property in the municipality.

4. (1) This Regulation applies to divisional boards to which section 257.1 of the Act applies.

(2) This Regulation applies with necessary modifications to divisional boards to which section 257.1 of the Act does not apply, and

for those boards the apportionable sums are to be determined separately for elementary school purposes and for secondary school purposes.

(3) This Regulation applies with necessary modifications to separate school boards referred to in sections 241 and 242 of the Act in the same manner that it applies to divisional boards.

(4) Despite subsections (1) to (3), paragraph 3 of subsection 2 (2) does not apply to an apportionment by a divisional board or by a separate school board to a municipality situated in the County of Oxford, The District Municipality of Muskoka, or in an area where an assessment update has been carried out under subsection 371 (2) of the *Municipal Act* or subsection 135.3 (1) of the *Regional Municipalities Act*.

5. Ontario Regulation 117/96 is revoked.

12/97

ONTARIO REGULATION 81/97 made under the EDUCATION ACT

Made: February 28, 1997
Approved: March 5, 1997
Filed: March 6, 1997

CALCULATION OF FEES FOR PUPILS—1997

1. In this Regulation,

"A.D.E." means average daily enrolment for 1997 calculated under Ontario Regulation 79/97 (Calculation of Average Daily Enrolment);

"current cost of operating", "elementary school pupil", "eligible sum for French as a first language", "eligible sum for French as a second language", "eligible sum for Native as a second language", "eligible sum for full-day kindergarten", "non-resident pupil", "O.E.", "pupil aged 21 or over", "P.A.C.", "R.O.E.", "resident-internal pupil" and "secondary school pupil" have the same meaning as in Ontario Regulation 78/97 (General Legislative Grants, 1997) except that,

- (a) in respect of a board appointed under section 68 of the Act, "current cost of operating" does not include current expenditure for furniture and equipment and for debt charges, and
- (b) if a board has entered into an agreement under subsection 188 (3) of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the P.A.C. for each such pupil shall be zero;

"day school A.D.E." means the average daily enrolment for 1997 calculated under section 2 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) that is in respect of resident-internal pupils and non-resident pupils of the board;

"high cost program" means,

- (a) a special education program, other than a program provided in the board's school in lieu of an education program provided by a provincial school for the blind and the deaf or other similar program for which a general legislative grant is payable, or
- (b) a program that includes technological studies that qualify for one or more credits toward the secondary school graduation diploma or Ontario secondary school diploma;

"school-based operating expenditure" means the current expenditure of the board that is in respect of expenditures in the version of the Uniform Code of Accounts provided by the Minister that is in effect in March, 1997 identified under the expenditure functions of school services (account code 34), day school instruction (account codes 36, 37 and 38) and plant operation and maintenance (account codes 70 to 75 inclusive), but does not include current expenditures for capital and replacements (account codes 700, 740 to 779 inclusive and 951 to 975 inclusive);

"technological studies" means the courses developed from curriculum guidelines that are issued by the Minister for the intermediate division and senior division and listed under the heading "Technological Studies" in the circular entitled "Ontario Schools Intermediate and Senior Divisions Program and Diploma Requirements" issued by the Minister.

2. This Regulation applies to fees for pupils in respect of the year 1997.

FEES CHARGED TO BOARDS

3. (1) Except as provided in subsection (10) and section 4, the fee in respect of a pupil whose fee is receivable from another board, from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians and the fee in respect of a pupil to whom subsection 49 (6) of the Act applies, shall be determined in the following manner:

1. Subtract from the current cost of operating of the board that provides the instruction the school-based operating expenditure for elementary school purposes and secondary school purposes.
2. Prorate the remainder from paragraph 1 to elementary school purposes and secondary school purposes in the ratio that the day school A.D.E. of elementary school pupils and the day school A.D.E. of secondary school pupils is to the total day school A.D.E. of the board.
3. Add the amount determined in paragraph 2 for elementary school purposes to the school based operating expenditure for elementary school purposes and subtract the legislative grants payable to the board in respect of elementary school pupils for the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language, the eligible sum for full-day kindergarten and the reduction in class-size in grades 1 and 2 and the grant for pay equity as determined under sections 22 and 30 respectively of Ontario Regulation 78/97 (General Legislative Grants, 1997). Divide that sum by the day school A.D.E. of elementary school pupils.
4. Add the amount determined in paragraph 2 for secondary school purposes to the school based operating expenditure for secondary school purposes and subtract the legislative grants payable to the board in respect of secondary school pupils for the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language and the grant for pay equity as determined under section 30 of Ontario Regulation 78/97 (General Legislative Grants, 1997). Divide that sum by the day school A.D.E. of secondary school pupils.
5. Multiply the A.D.E. of each pupil to whom subsection 49 (6) of the Act applies or the A.D.E. of each pupil whose fee is receivable from another board, from Canada or from a band, council of a band or education authority, as the case may be, by the sum of,

- i. the amount determined under paragraph 3 or paragraph 4, as the case may be, and
- ii. the P.A.C. for that pupil.

(2) Subparagraph ii of paragraph 5 of subsection (1) does not apply to a board that is appointed under section 68 of the Act.

(3) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a Native language program and whose fee is receivable from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians may be increased by an amount equal to the portion of the eligible sum for Native as a second language that would be generated for that pupil if the pupil were a resident pupil of the board.

(4) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a high cost program may be increased by multiplying the fee by a factor agreed upon by the board providing the instruction and the party from whom the fee is receivable.

(5) If the board providing the instruction and the party from whom the fee is receivable cannot agree upon a factor, the factor shall be determined by three arbitrators.

(6) If the fee is in respect of a pupil for whom the Minister pays the cost of education, the three arbitrators shall be,

- (a) one arbitrator appointed by the board that provides the instruction;
- (b) one arbitrator appointed by the Minister; and
- (c) one arbitrator appointed by the arbitrators appointed under clauses (a) and (b).

(7) In all cases other than a case to which subsection (6) applies, the three arbitrators shall be,

- (a) one arbitrator appointed by the board that provides the instruction;
- (b) one arbitrator appointed by the party from whom the fee is receivable; and
- (c) one arbitrator appointed by the arbitrators appointed under clauses (a) and (b).

(8) The decision of the arbitrators or a majority of them is final and binding upon the board providing the instruction and the party from whom the fee is receivable.

(9) The number of pupils in a high cost program provided by the board in respect of whom the fee receivable by the board from a party may be increased under subsections (4) to (8) shall not exceed the amount obtained by,

- (a) multiplying the A.D.E. of pupils in respect of whom fees are receivable by the board from the party by the ratio of the A.D.E. of pupils registered in the high cost program to the A.D.E. of pupils enrolled in schools operated by the board; and
- (b) subtracting the product obtained in clause (a) from the A.D.E. of pupils registered in the high cost program in respect of whom fees are receivable by the board from the party.

(10) The fee in respect of a pupil aged 21 or over and who is referred to in subsection (1) shall be equal to the product of the A.D.E. of the pupil and \$2,257 or such other amount that is agreed upon by the board providing the instruction and the party from whom the fee is receivable.

FEES PAID TO SECTION 68 HOSPITAL BOARDS

4. The fee in respect of a pupil enrolled in a school operated by a board that is appointed under section 68 of the Act in a centre for the treatment of cerebral palsy, a crippled children's treatment centre, a hospital or a sanatorium shall be calculated by,

- (a) adding to the current cost of operating of the board that provides the instruction, the portion approved by the Minister for grant purposes of the expenditure for such year for the transportation of pupils and deducting from the total thereof the general legislative grants payable to the board for such year, except a grant that is equal to the cost of education;
- (b) dividing the amount determined under clause (a) by the sum of the days on which each pupil is enrolled at the school; and
- (c) multiplying the amount determined under clause (b) by the number of days for which the pupil whose fee is being calculated is enrolled at the school.

FEES CHARGED TO PARENTS RESIDING IN ONTARIO

5. (1) The fee charged by a board in respect of a pupil whose parent or guardian is resident in Ontario, other than a pupil whose fee is receivable from another board, from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians, shall not exceed the fee referred to in subsection (3) or (4), as the case requires.

(2) Subsection (1) does not apply to a board that is appointed under section 68 of the Act.

(3) The fee in respect of one or more pupils who reside with their parent or guardian in a school section, separate school zone or secondary school district on land that is exempt from taxation for school purposes shall not exceed,

- (a) \$74 for each month the pupil or pupils are enrolled in an elementary school operated by the board; and
- (b) \$74 for each month the pupil or pupils are enrolled in a secondary school operated by the board.

(4) In the case of a pupil who is qualified to be a resident pupil of a school section, separate school zone or secondary school district, the fee in respect of the pupil shall not exceed, for each month the pupil is enrolled, the greater of,

- (a) \$74; and
- (b) one-tenth of the sum of,
 - (i) the quotient obtained by dividing,
 - (A) the board's estimate of the excess of its O.E. for the year over its R.O.E.,
 by,
 - (B) the A.D.E. of the board for the year that is in respect of resident-internal and resident-external pupils of the board, and

(ii) the P.A.C.

(5) If a pupil is enrolled in a high cost program, the amount calculated under subsection (4) may be increased by an amount that does not exceed the additional cost to the board of providing the high cost program to the pupil.

FEES CHARGED TO PARENTS NOT RESIDING IN ONTARIO

6. (1) The fee in respect of a pupil whose parent or guardian does not reside in Ontario shall be such fee as the board providing the instruction to the pupil may determine and, except as is provided in subsection (3), shall not exceed the amount obtained by multiplying one-tenth of the sum of the quotient determined under paragraph 3 or 4, as the case may be, of section 3 and the P.A.C. for the pupil and multiplying that result by the number of months during which the pupil is enrolled in such year in a school operated by the board.

(2) Subsection (1) does not apply to a pupil to whom subsection 49 (6) of the Act applies.

(3) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a high cost program shall be increased by an amount that does not exceed the additional cost to the board of providing the high cost program to the pupil.

FEES FOR PROGRAMS IN FACILITIES

7. (1) The fee charged by a board in respect of a pupil who is not qualified to be a resident pupil of the board and for whom an educational program is provided in a hospital or treatment centre shall be such fee as may be agreed upon between the board that provides the program and,

- (a) the board of which the pupil is qualified to be a resident pupil; or
- (b) if the pupil is not qualified to be a resident pupil of a board, the parent or guardian of the pupil.

(2) Subsection (1) does not apply to a board that provides the educational program if the board,

- (a) is appointed under section 68 of the Act; or
- (b) receives a grant under section 27 of Ontario Regulation 78/97 (General Legislative Grants, 1997) with respect to that educational program.

FEES FOR CONTINUING EDUCATION AND SUMMER SCHOOL

8. The fee charged by a board in respect of a pupil who is enrolled in a continuing education or summer school program operated by the board shall be such fee as the board providing the instruction may determine except that the fee shall not exceed the product of,

- (a) the average daily enrolment that is calculated in respect of the pupil under section 3 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment); and
- (b) the quotient obtained by dividing the current expenditure of the board for continuing education and summer school courses or classes for which legislative grants are payable under Ontario Regulation 78/97 (General Legislative Grants, 1997) by the average daily enrolment that is calculated under section 3 of Ontario Regulation 79/97 (Calculation of Average Daily Enrolment) in respect of resident-internal and non-resident pupils of the board enrolled in continuing education and summer school courses or classes for which legislative grants are payable under Ontario Regulation 78/97 (General Legislative Grants, 1997).

9. Ontario Regulation 119/96 is revoked.

JOHN SNOBELLEN
Minister of Education and Training

Dated at Toronto on February 28, 1997.

12/97

ONTARIO REGULATION 82/97
made under the
UPHOLSTERED AND STUFFED ARTICLES ACT

Made: March 5, 1997

Filed: March 7, 1997

Amending Reg. 1092 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 1092 has been amended by Ontario Regulation 445/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsections 7 (1.1) and (1.2) of Regulation 1092 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(1.1) A label in Form 1 shall be at least 6.4 centimetres in width by at least 9 centimetres in length.

(1.2) A label in Form 2 shall be at least 7 centimetres in width by at least 2.5 centimetres in length.

(1.3) A label in Form 2A shall be at least 5.5 centimetres in width by at least 1.3 centimetres in length.

(2) Subsection 7 (2) of the Regulation is amended by adding "or Form 2A" after "Form 2" in the third line.

(3) Subsection 7 (6) of the Regulation is amended by striking out "Form 1 or Form 2" in the first and second lines and substituting "Form 1, Form 2 or Form 2A".

(4) Clause 7 (8) (c) of the Regulation is amended by adding "or permitted" after "required" in the first line.

(5) Subsection 7 (8.1) of the Regulation is revoked.

2. The heading before section 9 of the Regulation is revoked and the following substituted:

PROCESSING OF DOWN AND OTHER FEATHER PRODUCTS

3. (1) Section 9 of the Regulation is amended by striking out "Feathers or feather products" at the beginning and substituting "Down and other feather products".

(2) Section 9 of the Regulation is amended by adding the following subsection:

(2) Down and other feather products used as stuffing shall be processed to meet or exceed the following levels of plumage cleanliness as determined using the CGSB-139.3 M90 test:

1. 10 for down or uncrushed feather products.

2. 15 for crushed feather products.

4. Forms 1 and 2 of the Regulation are revoked and the following substituted:

FORM 1

6.4 CM

OPTIONAL

CARE LABELLING AND/OR SUPPLEMENTARY LABELLING ÉTIQUETAGE D'ENTRETIEN ET/OU ÉTIQUETAGE SUPPLÉMENTAIRE	
Not to be removed until delivered to the consumer Ne pas enlever avant la livraison au consommateur	
This article contains NEW MATERIAL ONLY Cet article contient des MATÉRIAUX NEUFS SEULEMENT	
This label is affixed in compliance with Provincial Law Cette étiquette est apposée conformément à la loi de la province	
Made by reg. no.	Fabrique par No. de permis:
Content	Contenu
Federal Requirement Exigence Fédérale	
SUPPLEMENTARY AND/OR OTHER JURISDICTIONS INFORMATION INFORMATIONS SUPPLÉMENTAIRES ET/OU D'AUTRES AUTORITÉS	

9 CM

OPTIONAL

FORM 2

7 CM

2.5 CM	Not to be removed until delivered to the consumer Ne pas enlever avant la livraison au consommateur
	This label is affixed in compliance with Provincial Law Cette étiquette est apposée conformément à la loi de la province
	This article contains NEW MATERIAL ONLY Cet article contient MATÉRIAUX NEUFS SEULEMENT
	Made by reg. no. Fabrique par No. de permis:
	Content Contenu

FORM 2A

5.5 CM

1.3 CM

NEW MATERIAL REG. NO. CONTENT	MATERIALS NEUFS SEULEMENT NO. DE PERMIS: CONTENU
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12/97

ONTARIO REGULATION 83/97
made under the
ENERGY ACT

Made: March 5, 1997

Filed: March 7, 1997

**COMPRESSED NATURAL GAS STORAGE,
HANDLING AND UTILIZATION**

DEFINITIONS

1. In this Regulation,

"approved" means,

- (a) acceptable to the Director,
- (b) with respect to a standard or a laboratory test report, that the standard or laboratory test report is accepted by the Director,
- (c) with respect to an appliance, that the appliance bears the label or symbol of a designated testing organization certifying compliance with an approved standard or a laboratory test report,
- (d) with respect to a component, accessory or equipment other than the pressure piping system at a refuelling station, that the equipment, component or accessory bears the label or symbol of a designated testing organization certifying compliance with an approved standard or a laboratory test report, and
- (e) with respect to an installation or work, that the installation or work, as the case may be, complies with this Regulation;

"bulk container" means a container that is designed to be permanently attached to a vehicle for the purpose of transporting NGV;

"certificate", except in sections 27, 28 and 30, means a certificate referred to in section 14 of the Act;

"Code" means the Ontario Compressed Natural Gas Code, 1997 amended from time to time and adopted as part of this Regulation under section 2;

"engineering services" means services performed by a person for the purposes of this Act and includes services for reviewing plans or drawings, services relating to requests for variances or deviations, services for monitoring field development projects and services relating to site remediation and general consultations;

"installation" means the act of installing a component, accessory or other equipment on a natural gas vehicle or a facility for refuelling natural gas vehicles or any other facility at which natural gas is handled;

"licence" means a licence referred to in section 12 of the Act;

"natural gas" means natural gas that consists primarily of methane in gaseous state, with contaminants not exceeding the values set out in Part 2 of the Code;

"natural gas vehicle" means a motor vehicle that is propelled or driven by an internal combustion engine fuelled by natural gas;

"NGV" means natural gas to be used as engine fuel for a natural gas vehicle;

"pressure piping system" means the natural gas piping system at a refuelling station, including its equipment, components and accessories, where the system is designed to operate at a pressure above 410 kPa gauge (60 psig);

"private outlet" means a premises at which NGV is dispensed into the fuel container of motor vehicles used by the operator of the outlet, using VRA's capable of a total output of over 0.3 cubic metre/minute (10 cubic feet/minute);

"professional engineer" means a professional engineer within the meaning of the *Professional Engineers Act*;

"refuelling station" means,

- (a) a facility for the dispensing of NGV and includes all stationary equipment and associated components downstream from the outlet of the meter station of the utility supplying natural gas, but does not include a private outlet,
- (b) a facility composed of one or more than one VRA that has been altered by the addition of containers storing NGV, or
- (c) any combination of facilities referred to in clauses (a) and (b);

"registration" means a registration referred to in section 13 of the Act;

"vehicle conversion centre" means a premises used to install, activate, alter, repair, service, purge, or remove any part of a natural gas fuel system on a vehicle;

"VRA" means a vehicle refuelling appliance that consists of a natural gas compressor package not containing storage, that has a flow rate not in excess of 0.3 cubic metre/minute (10 cubic feet/minute) and that is intended for unattended refuelling.

CODE

2. (1) The publication entitled the Ontario Compressed Natural Gas Code, 1997 as amended from time to time, issued by the Engineering and Standards Branch, Technical Standards Division of the Ministry of Consumer and Commercial Relations and the standards and laboratory test reports referred to in it to the extent they apply to the Code, are adopted as part of this Regulation.

(2) All persons engaged in the handling of compressed natural gas or in the selling, renting, installing, activating, altering, maintaining, servicing, purging, removing or operating compressed natural gas equipment or the fuel systems of natural gas vehicles shall comply with the Code.

(3) If a provision of this Regulation conflicts with a provision of the Code, the provision of this Regulation applies.

DESIGNATED TESTING ORGANIZATIONS

3. (1) The Canadian Gas Association, the Canadian Standards Association, the Underwriters' Laboratories of Canada and the Underwriters' Laboratories Inc. are designated as organizations to test appliances, equipment, components and accessories to approved standards or laboratory test reports.

(2) A designated testing organization may test an appliance, equipment, component or accessory for which there is no approved standard or laboratory test report, in which case it shall report its findings to the Director who may accept the report.

(3) A person may apply to a designated testing organization to have an appliance, equipment, component or accessory tested under this section.

(4) A designated testing organization that tests an appliance, equipment, component or accessory shall place its label or symbol on it if,

- (a) it conforms to the applicable approved standard or laboratory test report; or
- (b) the Director accepts a report on it under subsection (2).

REFUELLING STATIONS—CONSTRUCTION AND ALTERATION

4. (1) No person shall start or cause or permit to be started the construction of a refuelling station or the making of an alteration to a refuelling station unless,

- (a) the person has obtained the Director's written approval of the design of the station or the alteration; or
- (b) the person has submitted to the Director,
 - (i) a legible plan in duplicate drawn to scale showing the design of the station or the alteration signed and sealed by a professional engineer,
 - (ii) the statutory declaration of the professional engineer declaring that the design complies with all applicable requirements of this Regulation, and
 - (iii) in the case of an alteration, the evidence required by clause 6 (3) (a), if the Director requests it.

(2) An application for the Director's approval of the design of a refuelling station or an alteration to a refuelling station shall consist of,

- (a) a legible plan in triplicate drawn to scale showing the design of the station or the alteration;
- (b) in the case of an alteration, the evidence referred to in clauses 6 (3) (a) to (d), if the Director requests it; and
- (c) sufficient information for the Director to determine whether the design of the station or the alteration complies with this Regulation.

(3) An applicant for the Director's approval of the design of a refuelling station or an alteration to a refuelling station shall pay a fee for the Director to have a design review done.

(4) Upon approving a design, the Director shall mark the approval on one copy of each plan submitted by the applicant and shall return it to the applicant.

5. Except if the VRA is connected to storage or is located at a private outlet, no person shall install a VRA unless the VRA is installed in accordance with Part 9 of the CAN/CGA B 149.1-M95 Standard entitled the Natural Gas Installation Code as it exists on the day this Regulation comes into force.

LICENCES FOR REFUELLING STATIONS

6. (1) A licence to operate a refuelling station is valid for only one refuelling station.

(2) An applicant for a licence to operate a refuelling station shall complete and sign an application in a form authorized by the Director and shall submit the application to the Director.

(3) An application for a licence to operate a refuelling station shall include,

- (a) evidence acceptable to the Director from the municipality where the refuelling station is located indicating that the use of the station for its intended purpose does not contravene the zoning by-laws of the municipality;
- (b) evidence acceptable to the Director that the refuelling station and all related piping comply with Ontario Regulation 546/96 (Gas Utilization Code) made under the Act, if piping at the station downstream from the meter station of the natural gas distributor is designed for pressure of 410 kPa gauge (60 psig) or less;
- (c) if the Director requests, evidence acceptable to the Director that the pressure piping system and natural gas containers installed at the refuelling station meet the requirements of the *Boilers and Pressure Vessels Act*, if the system or containers are designed for pressure of more than 410 kPa gauge (60 psig);
- (d) evidence acceptable to the Director that a certificate of inspection has been issued by Ontario Hydro certifying compliance of the electrical system of the refuelling station with the Electrical Safety Code, being O. Reg. 612/94 as amended under the *Power Corporation Act*; and
- (e) payment of the fee set out in the Schedule.

(4) The Director shall not issue a licence to operate a refuelling station unless the applicant for the licence submits a completed application and,

- (a) an inspection of the refuelling station referred to in the application, confirms that the station complies with this Regulation; or
- (b) the Director is otherwise satisfied that the refuelling station referred to in the application complies with this Regulation.

7. The holder of a licence to operate a refuelling station shall display it in a conspicuous place at the refuelling station referred to in the licence.

8. (1) If an alteration is made to a refuelling station after the Director has issued a licence to operate the refuelling station, no person shall operate the station or permit the station to be operated unless the holder of the licence has obtained the Director's written approval of the alteration.

(2) The Director shall not approve an alteration to a refuelling station unless,

- (a) an inspection of the refuelling station confirms that the station, including the alteration, complies with this Regulation; or
- (b) the Director is otherwise satisfied that the refuelling station, including the alteration, complies with this Regulation.

LICENCES FOR TRANSPORT VEHICLES

9. (1) A licence to transport NGV in a bulk container on a transport vehicle is valid for only one transport vehicle.

(2) An applicant for a licence to transport NGV in a bulk container on a transport vehicle shall complete and sign an application in a form authorized by the Director and shall submit the application to the Director, together with payment of the fee set out in the Schedule.

(3) The Director shall not issue a licence to transport NGV in a bulk container on a transport vehicle unless the applicant for the licence submits a completed application and,

- (a) an inspection of the transport vehicle referred to in the application, confirms that the vehicle complies with this Regulation; or

- (b) the Director is otherwise satisfied that the transport vehicle referred to in the application complies with this Regulation.

10. The holder of a licence to transport NGV in a bulk container on a transport vehicle shall carry it in or on the vehicle referred to in the licence.

APPROVAL OF PRIVATE OUTLETS

11. (1) No person shall operate a private outlet unless the operator of it has obtained the Director's written approval to operate the outlet.

(2) The Director shall not issue an approval to operate a private outlet unless the operator of it submits to the Director a statutory declaration signed by a certified gas technician (G.1 or G.2) under the Act that verifies that,

- (a) the installation of the outlet complies with Part 9 of the CAN/CGA B149.1 M95-Standard as it exists on the day this Regulation comes into force; and

- (b) the operator has notified the municipality where the outlet is located of the location.

(3) An approval to operate a private outlet expires if a change, alteration or addition is made to the private outlet after the approval is issued.

- (4) An approval to operate a private outlet is not transferable.

12. The operator of a private outlet who has obtained the Director's approval to operate the outlet shall display it at the outlet so that it is readily visible.

13. No person shall supply natural gas to a private outlet unless the operator of the outlet has obtained the Director's written approval to operate the outlet and has displayed it at the outlet so that it is readily visible.

REGISTRATION OF CONTRACTORS

14. (1) No person other than a contractor who has registered with the Director shall carry on the business of, or a business that includes,

- (a) operating a vehicle conversion centre;
- (b) installing, removing, repairing, altering or servicing a pressure piping system.

(2) An applicant is entitled to registration as a contractor upon,

- (a) submitting to the Director an application in a form authorized by the Director that is completed and signed by the applicant; and
- (b) paying the fee set out in the Schedule.

(3) A registered contractor who operates a vehicle conversion centre shall not operate it at a location other than that specified in the registration.

15. The holder of a registration shall display it in a conspicuous place at the business address set out on the registration.

GENERAL—LICENCES AND REGISTRATIONS

16. (1) A licence or registration under this Regulation expires,

- (a) 12 months after it is issued, if it is not issued for a temporary purpose; or

- (b) at the time stated on it which shall be earlier than 12 months after it is issued, if it is issued for a temporary purpose.

(2) A licence or registration, as the case may be, shall state the date on which it was issued and the date on which it expires.

17. The holder of a licence or registration under this Regulation who is not in arrears of any fees owed to the Director is eligible for a renewal of the licence or registration upon paying to the Director the fee for a renewal set out in the Schedule before the licence or registration expires.

18. (1) A licence or registration under this Regulation is not transferable.

(2) If the name or address on a licence or registration changes, the holder shall promptly apply to the Director for a licence or registration containing the new name or address.

(3) An applicant is entitled to receive a licence or registration containing the new name or address upon paying to the Director the fee set out in the Schedule.

(4) A holder whose licence or registration is lost or destroyed shall promptly apply to the Director for a duplicate of it.

(5) An applicant is entitled to receive a duplicate licence or registration upon paying to the Director the fee set out in the Schedule.

(6) A person who obtains a duplicate licence or registration because the original was lost, shall promptly return the duplicate to the Director upon finding the original.

OPERATION OF REFUELLING STATIONS

19. No person shall knowingly supply compressed natural gas to a refuelling station or to a VRA that contains substances in excess of the quantities listed in Clause 2.12 of the Code.

20. The holder of a licence to operate a refuelling station shall not operate the refuelling station or permit the refuelling station to be operated except in accordance with this Regulation.

21. (1) A holder of a licence to operate a refuelling station where the dispensing pressure is controlled by a dome-load type system shall check the dispensing pressure at least once every two weeks by means approved for the purpose and shall,

- (a) record the date of the check, the ambient temperature, the dispensing pressure and the temperature-compensated dispensing pressure;
- (b) maintain the record for at least two years after it is made; and
- (c) produce the record, upon request, for examination by an inspector.

(2) If the check reveals that the dispensing pressure is more than the approved allowable pressure, the holder of the licence shall immediately,

- (a) have the temperature-compensating pressure-limiting device of the system checked and serviced; and
- (b) cease all NGV dispensing operations at the refuelling station until the device is operating in accordance with the requirements of the Code.

22. (1) A holder of a licence to operate a refuelling station where the dispensing pressure is controlled by an automatic temperature-compensating pressure-limiting device shall check the system at least once every six months and shall,

- (a) record the date of the check, the ambient temperature, the dispensing pressure and the temperature-compensated dispensing pressure;
- (b) maintain the record for at least two years after it is made; and
- (c) produce the record, upon request, for examination by an inspector.

(2) If the check reveals that the device is not operating in accordance with the requirements of the Code, the holder of the licence shall,

- (a) have the device reset, serviced or repaired; and
- (b) cease all NGV dispensing operations at the refuelling station until the device is operating in accordance with the requirements of the Code.

23. (1) The holder of a licence to operate a refuelling station shall ensure that the attendants at the refuelling station are trained in the safe use of the refuelling equipment, dispensing equipment, emergency shut-down switches and emergency valves at the refuelling station and in the safe handling of compressed natural gas.

(2) The holder of a licence to operate a refuelling station shall make a record of the training given under subsection (1) and retain it at the refuelling station.

(3) The holder of a licence to operate a refuelling station shall promptly notify the Director of all accidents or failures of equipment, components, accessories or works that result in a release of natural gas at the refuelling station.

24. (1) The operator of a natural gas vehicle shall turn off the engine of the vehicle before refuelling the vehicle at a refuelling station.

(2) No person at a refuelling station shall have in possession lighted smoking materials or any other source of ignition within three metres (10 feet) of a point of transfer of natural gas, a vehicle refuelling receptacle or a container being refuelled.

(3) No person shall refuel a natural gas vehicle at a refuelling station unless,

- (a) the engine ignition of the vehicle has been turned off;
- (b) the main burner and pilot light, if any, of an appliance on board the vehicle has been turned off; and
- (c) the vehicle's refuelling receptacle is at least three metres (10 feet) from a source of ignition.

25. (1) The holder of a licence to operate a fast fill refuelling station shall prepare or cause to be prepared an operating manual for the station that sets out the general operating procedures of the station, including procedures for the station regarding security, safety requirements, emergency procedures and routine maintenance.

(2) The holder of a licence to operate a fast fill refuelling station shall,

- (a) ensure that each station operator and station attendant has read and understands the operating manual for the station;
- (b) keep the operating manual at the station for use by the operator and the attendant; and

- (c) make the operating manual for the station available, on request, for examination by an inspector.

26. (1) The holder of a licence to operate a fast fill refuelling station shall ensure that each attendant in control of the equipment referred to in clauses 4 and 5 of the CAN/CGA B 108-M95 Standard entitled the NGV Refuelling Stations Installation Code as it exists on the day this Regulation comes into force,

- (a) monitors not more than 12 hydrocarbon fuel dispensers at a time, whether or not the dispensers are dispensing;
- (b) has a two-way communication system to communicate with persons at a natural gas dispenser monitored by the console attendant;
- (c) has an unobstructed view of each natural gas dispenser monitored by the attendant and of a person operating the dispenser; and
- (d) has an emergency shut-down switch that is within easy reach of the console and that can simultaneously shut off all dispensers at the station regardless of the product being dispensed.

(2) A holder of a licence to operate a fast fill refuelling station is not required to comply with clause (1) (c) if the station is equipped with a system of video monitoring that,

- (a) allows the attendant a constant view of the dispensing equipment; and
- (b) automatically turns off all dispensers monitored by the system if the system fails.

(3) An attendant referred to in subsection (1) at a fast fill refuelling station where self-serve dispensing occurs shall,

- (a) not activate a dispenser unless safe dispensing can start;
- (b) be in constant attendance at the console while a dispenser is in use;
- (c) if a fire, explosion, natural gas release, fuel spill or any other hazardous condition occurs at the station, activate an emergency shut-down switch to shut-off all dispensers at the station, regardless of the product being dispensed, until a safe condition has been restored; and
- (d) operate the station in accordance with the operating manual for the station.

VEHICLE CONVERSION

27. (1) A contractor who converts a vehicle to natural gas shall,

- (a) ensure that the conversion complies with this Regulation, including Part 4 of the Code;
- (b) ensure that the vehicle has the labels required by the Code affixed to it;
- (c) supply an instruction manual on the operation of natural gas fuel systems to the owner of the vehicle; and
- (d) complete a fuel system certificate in a form authorized by the Director, in respect of every natural gas container installed on or removed from the vehicle.

(2) A contractor who completes a fuel system certificate shall,

- (a) provide one copy of the certificate to the owner of the vehicle referred to in the certificate within 30 days of the installation or removal of the natural gas container referred to in the certificate;
- (b) retain one copy of the certificate for at least five years from the date of the certificate and produce it, on request, for examination by an inspector.

28. (1) If a contractor who operates a vehicle conversion centre installs on a vehicle a single natural gas container having a water capacity in excess of 300 litres, the contractor shall not release the vehicle unless a professional engineer has provided a certificate to the contractor stating that,

- (a) the installation of the natural gas container and the natural gas fuel system of the vehicle complies with the Code;
- (b) the installation has not weakened the vehicle structure beyond that required to perform its function; and
- (c) the installation has not moved the centre of gravity of the vehicle outside the design specification of the vehicle and has not increased the weight of the vehicle beyond its gross vehicle weight.

(2) The contractor shall provide promptly to the owner of the vehicle on which the natural gas container was installed,

- (a) a copy of the certificate of the professional engineer; and
 - (b) a certificate stating the revised gross vehicle weight after the conversion.
- (3) The contractor shall,
- (a) keep a copy of every certificate of a professional engineer referred to in subsection (1) for at least ten years from the date of installation of the natural gas container referred to in the certificate; and
 - (b) upon request, provide a copy of a certificate referred to in clause (a) for examination by an inspector.

VEHICLE FUEL SYSTEMS

29. No person shall knowingly supply natural gas to the fuel system of a natural gas vehicle or to a container except in accordance with this Regulation.

30. (1) A person who installs, alters, repairs, services, or removes NGV components on the person's personal vehicle shall not use the vehicle unless,

- (a) a contractor who operates a vehicle conversion centre inspects the natural gas fuel system of the vehicle at the vehicle conversion centre and the inspection shows that the system does not leak and is safe for continuous use on the vehicle; and
- (b) the contractor affixes the labels required by the Code to the vehicle.

(2) No person shall transfer the ownership of a used natural gas vehicle unless,

- (a) a contractor who operates a vehicle conversion centre inspects the natural gas fuel system of the vehicle at the vehicle conversion centre and the inspection shows that the system does not leak and is safe for continuous use on the vehicle;

- (b) the contractor affixes the labels required by the Code to the vehicle; and

- (c) the contractor provides the transferee with the certificates referred to in clause 27 (1) (d) and 28 (2) (b), if they are required.

(3) A contractor who inspects the natural gas fuel system of a natural gas vehicle for the purpose of subsection (1) or (2) shall issue a certificate to the owner of the vehicle certifying that the natural gas system of the vehicle does not leak and is safe for continuous use on the vehicle identified in the certificate if the inspection shows that such is the case.

CONTAINERS

31. (1) No person shall transfer natural gas to a portable container unless the person holds a licence to operate a refuelling station or is an employee of the licence holder.

(2) A person who transfers natural gas to a portable container shall ensure that,

- (a) the container is not filled to a pressure that exceeds the equivalent of its service pressure rating using a temperature compensating dispensing system;
 - (b) the container valve is protected by a shroud or cap; and
 - (c) the container is approved under the regulations made under the *Transportation of Dangerous Goods Act (Canada)*.
- (3) No person shall transport a portable container unless,
- (a) the container valve is protected by a shroud or cap;
 - (b) the container is secured to prevent movement during transport; and
 - (c) the container is in a ventilated space.

32. (1) No person shall transfer natural gas or permit natural gas to be transferred to or from a bulk container unless the person holds a licence to operate a refuelling station or is an employee of the licence holder.

(2) No person shall load, unload or operate a vehicle that transports natural gas in bulk containers unless the person has been trained by the holder of a licence to transport natural gas in bulk containers and the holder is satisfied that the person can safely operate natural gas transfer equipment including emergency shut-down switches and emergency valves.

EXEMPTIONS

33. (1) A person who operates a private outlet or a VRA is exempt from section 12 of the Act.

(2) A natural gas compressor that is not part of a VRA is exempt from section 10 of the Act.

(3) A natural gas vehicle is exempt from section 10 of the Act.

(4) A person who transports natural gas in a portable container is exempt from section 12 of the Act.

(5) An original equipment manufacturer who manufactures natural gas vehicles is exempt from section 13 of the Act in respect of the vehicles.

(6) A person who is an employee of a manufacturer referred to in subsection (5) and who, in that capacity, performs labour at the

premises of the manufacturer to make new natural gas vehicles is exempt from section 14 of the Act.

(7) A person who installs, alters, purges, activates, repairs, services or removes NGV components on the person's own vehicle is exempt from section 14 of the Act.

(8) A person who installs, alters, purges, activates, repairs, services or removes a part of a natural gas vehicle other than the natural gas fuel system of the vehicle is exempt from section 14 of the Act.

FEES

34. (1) The fees set out in the Schedule are payable for the items that are specified.

(2) If the Director or an inspector causes inspection or engineering services to be provided to a person for the purpose of carrying out powers or duties under the Act and this Regulation, the person shall pay the fees set out in the Schedule for those services.

(3) The fees for inspection or engineering services shall include, where applicable, the travel time and reasonable travel and living expenses incurred by the inspector or the person providing the engineering services.

(4) A fee set out in the Schedule that is expressed as an amount per hour is payable on the basis of each quarter hour or part of a quarter hour that the person charging the fee spends, subject to the minimum set out in the Schedule.

35. This Regulation comes into force 60 days after it is filed.

Schedule

FEES

1.	Application for a licence to operate a refuelling station or a transport vehicle or a renewal of the licence	\$90.00
2.	Application for registration as a contractor or a renewal of the registration	210.00
3.	Issuance of a licence or registration containing a new name	15.00
4.	Issuance of a duplicate licence or registration	15.00
5.	Engineering services	120.00 per hour for each person providing the services, minimum of one hour
6.	Inspection services	120.00 per hour for each inspector providing the services, minimum of one hour
7.	Labels for natural gas vehicles ...	100.00 per package of ten labels

12/97

ONTARIO REGULATION 84/97

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: March 4, 1997

Filed: March 7, 1997

Revoking O. Reg. 479/73

(County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga))

1. Ontario Regulations 479/73, 172/74, 996/74, 190/75, 411/75, 449/75, 674/75, 675/75, 764/75, 28/76, 242/76, 394/76, 401/76, 548/76, 644/76, 814/76, 173/77, 174/77, 281/77, 302/77, 327/77, 626/77, 729/77, 815/77, 857/77, 858/77, 899/77, 133/78, 158/78, 159/78, 359/78, 369/78, 458/78, 471/78, 472/78, 684/78, 762/78, 822/78, 13/79, 96/79, 263/79, 644/79, 21/80, 24/80, 161/80, 271/80, 346/80, 513/80, 692/80, 759/80, 760/80, 792/80, 1002/80, 60/81, 198/81, 240/81, 244/81, 245/81, 319/81, 329/81, 464/81, 537/81, 715/82, 119/83, 203/83, 370/84, 722/84, 383/85, 617/85 and 407/86 are revoked.

MEREDITH BERESFORD
Director

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 4, 1997.

12/97

ONTARIO REGULATION 85/97

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: March 4, 1997

Filed: March 7, 1997

Revoking O. Reg. 477/73

(County of Peel (now The Regional Municipality of Peel), Township of Chinguacousy (now the City of Brampton))

1. Ontario Regulations 477/73, 262/76 and 691/81 are revoked.

MEREDITH BERESFORD
Director

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 4, 1997.

12/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—03—29

ONTARIO REGULATION 86/97 made under the PLANNING ACT

Made: March 11, 1997

Filed: March 11, 1997

Amending O. Reg. 136/95

(Delegation of Authority of Minister to Give Consents)

Note: Since January 1, 1996, Ontario Regulation 136/95 has been amended by Ontario Regulations 11/96, 426/96 and 564/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 2 (1) and (2) of Ontario Regulation 136/95 are revoked.

2. Section 3 of the Regulation is revoked and the following substituted:

3. The delegation under section 1 does not apply to any application for consent under section 53 of the Act made before March 28, 1995 to a council or planning board that had been delegated the authority to give consents under section 53 of the Act before March 28, 1995.

3. Section 4 of the Regulation is revoked and the following substituted:

4. A delegation of authority in this Regulation is not terminated by reason only that a condition to which the delegation is subject is not complied with.

4. Schedule 3 to the Regulation is revoked.

5. (1) The definition of "approval authority" in section 1 of Schedule 4 to the Regulation is revoked and the following substituted:

"approval authority" means the municipal council or planning board that has been delegated the authority to grant a consent in section 1 of this Regulation in respect of land that is the subject of an application for a consent, and includes a delegate of the municipal council;

(2) The definition of "official" in section 1 of Schedule 4 to the Regulation is amended by adding "and" at the end of clause (b) and by revoking clause (c).

6. All authority delegated to the Parry Sound District Land Division Committee under Ontario Regulation 136/95 is withdrawn with respect to an application, even if it was made before this Regulation comes into force, as long as a final decision has not been made in respect of the application before this Regulation comes into force.

7. This Regulation comes into force on March 11, 1997.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on March 11, 1997.

13/97

ONTARIO REGULATION 87/97 made under the MUNICIPAL ACT

Made: March 11, 1997

Filed: March 12, 1997

RESTRUCTURING COMMISSION UNDER SECTION 25.3 FOR THE COUNTY OF KENT AND CITY OF CHATHAM

1. A Commission is established to develop a restructuring proposal for the locality comprised of the geographic area of the County of Kent, including the City of Chatham.

2. The Commission shall be composed of one member to be appointed by the Minister.

3. (1) The following types of restructuring are established as types of restructuring for the purposes of the restructuring proposal to be developed by the Commission:

1. Amalgamating local municipalities or annexing to a local municipality, a part of a local municipality.
2. Separating a local municipality or part of a local municipality from a county.
3. Joining a local municipality or part of a local municipality to a county.
4. Dissolving a county.
5. Dissolving all or part of a local municipality.
6. Incorporating a local municipality.

(2) Subsection (1) does not include,

- (a) a restructuring that results in any part of a county not being part of a local municipality;
- (b) a restructuring that results in any part of a local municipality being part of a county if any other part of the local municipality is not part of that county;
- (c) a restructuring that results in a county consisting of a single local municipality;
- (d) a restructuring that results in an increase in the number of local municipalities.

(3) Subsection (1) does not include a restructuring of a municipality outside the locality described in section 1.

4. The Commission is authorized to determine its costs and to apportion the costs among the municipalities in the locality described in section 1.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on March 11, 1997.

13/97

ONTARIO REGULATION 88/97
made under the
PLANNING ACT

Made: March 6, 1997
Filed: March 12, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97 and 70/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

158. (1) Despite subsection 22 (1) of the Order, a towing, tire repair and salvage operation is permitted on the lands described in subsection (3) if the following requirements are met:

Minimum lot area	2,300 square metres
Minimum lot frontage	45 metres
Maximum lot coverage	20 per cent
Minimum front yard	12 metres
Minimum rear yard	3 metres
Minimum side yards	6 metres
Maximum height of building	9 metres

(2) Despite subsection (1), the storage of derelict vehicles on the lands described in subsection (3) is subject to the following requirements:

Minimum distance from front lot line	158 metres
Minimum distance from internal side lot line	46 metres
Minimum distance from external side lot line	110 metres
Minimum distance from rear lot line	46 metres

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Delamere in the Territorial District of Sudbury, being part of Lot 11 in Concession 1, more particularly described as Parcel 31414 Sudbury East Section and designated as Part 1 on Reference Plan SR-661, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 6, 1997.

13/97

ONTARIO REGULATION 89/97
made under the
PLANNING ACT

Made: March 6, 1997
Filed: March 12, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97 and 88/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

159. (1) Despite section 8 of this Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2) if the following requirements are met:

Minimum lot area	2,000 square metres
Minimum lot frontage	30 metres
Maximum lot coverage	30 per cent
Minimum front yard	5.5 metres
Minimum rear yard	8 metres
Minimum side yards	3 metres
Maximum height of building	9 metres

(2) Subsection (1) applies to those lands in the geographic Township of Servos in the Territorial District of Sudbury, being part of Lot 11, Concession XI, more particularly described as Parcel 30229 Sudbury East Section.

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 6, 1997.

13/97

ONTARIO REGULATION 90/97made under the
PLANNING ACTMade: March 10, 1997
Filed: March 12, 1997Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97 and 89/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

160. (1) Despite section 8 of the Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (3).

(2) Despite paragraph 1 of subsection 23 (4) of the Order, the minimum lot area requirement for the lands described in subsection (3) shall be 1,200 square metres.

(3) Subsection (1) applies to that parcel of land in the geographic Township of Rathbun in the Territorial District of Sudbury being composed of part of Lot 1 in Concession I more particularly described as Part of Parcel 47658 Sudbury East Section, designated as Part 1 on Plan 53R-10728 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 10, 1997.

13/97

ONTARIO REGULATION 91/97made under the
PLANNING ACTMade: March 6, 1997
Filed: March 12, 1997Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97 and 90/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 3 to Ontario Regulation 834/81 is amended by adding the following section:

2. (1) Despite subsection 4 (1) of the Order, the land described in subsection (3) shall be deemed to be land in a General Commercial Zone.

(2) Despite section 8 and subsection 32 (1) of the Order, every use of land and every erection, location or use of buildings or structures on the land described in subsection (3) is prohibited except a marina together with accessory buildings and structures if the following requirements are met:

1. Minimum lot area	2,300 square metres
2. Minimum lot frontage	45 metres
3. Maximum lot coverage	20 per cent
4. Minimum front yard	12 metres
5. Minimum rear yard	9 metres
6. Minimum side yards	6 metres
7. Maximum height of building	9 metres
8. Maximum number of boat slips	90
9. Maximum number of parking spaces	150
10. Maximum number of seasonal dwellings	3

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Ulster in the Territorial District of Sudbury, being Parcel 10284 Sudbury West Section, Location AE 206.

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 6, 1997.

13/97

ONTARIO REGULATION 92/97made under the
PLANNING ACTMade: March 13, 1997
Filed: March 14, 1997Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97 and 91/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

161. (1) Despite paragraph 1 of subsection 23 (3) of the Order, the minimum lot area requirement for uses, buildings and structures on the land described in subsection (3) is 836 square metres.

(2) Despite paragraph 2 of subsection 23 (3) of the Order, the minimum lot frontage requirement for uses, buildings and structures on the land described in subsection (3) is 27 metres.

(3) Subsections (1) and (2) apply to that parcel of land in the geographic Township of Bigwood, in the Territorial District of Sudbury, being part of Lot 3 in Concession 1, more particularly described as Parcel 44940 Sudbury East Section and part of Parcel 10307 Sudbury East Section designated as Part 1 on Plan 53R-14702 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH

Manager

*Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing*

Dated at Toronto on March 13, 1997.

13/97

ONTARIO REGULATION 93/97

made under the
PLANNING ACT

Made: March 13, 1997

Filed: March 14, 1997

Amending O. Reg. 834/81

(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97 and 92/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Subsection 51 (1) of Schedule 1 to Ontario Regulation 834/81 is revoked and the following substituted:

51. (1) Despite subsection 22 (1), an automobile body-shop together with a retail outfitters store may be erected, located and used on the land described in subsection (2).

(1.1) Despite section 16, no building or structure shall be located on the land described in subsection (2) within 14 metres from the limit of a highway.

KAREN SMITH

Manager

*Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing*

Dated at Toronto on March 13, 1997.

13/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—04—05

ONTARIO REGULATION 94/97 made under the FARM PRODUCTS MARKETING ACT

Made: March 12, 1997
Approved: March 18, 1997
Filed: March 18, 1997

Amending Reg. 434 of R.R.O. 1990
(Tender Fruit—Plan)

Note: Regulation 434 has not previously been amended.

1. The definitions of "processing" and "processor" in section 2 of the Schedule to Regulation 434 of the Revised Regulations of Ontario, 1990 are revoked.

2. Sections 5 to 12 of the Schedule to the Regulation are revoked and the following substituted:

5. The local board shall be composed of nine members who shall hold office until their successors are elected or appointed.

6. (1) Producers are divided into five districts as follows:

1. District 1, comprising the Judicial District of Niagara North and the regional municipalities of Halton, Hamilton-Wentworth and Peel.

2. District 2 comprising the Judicial District of Niagara South.

3. District 3, comprising the County of Essex.

4. District 4, comprising the counties of Kent and Lambton.

5. District 5, comprising The Regional Municipality of Haldimand-Norfolk and the counties of Brant and Elgin.

(2) A producer not included in a district mentioned in subsection (1) is a member of the district nearest to his or her place of production.

7. There shall be a committee in each district to be called the "District Tender Fruit Producer's Committee".

8. On or before April 15 in each year the producers in each district shall elect representatives to its committee on the basis of one representative for each 30 producers or part thereof.

9. On or before April 30 in each year each committee shall elect from amongst themselves members to the local board as follows:

1. District 1, five members.

2. Districts 2 to 5, one member each.

10. (1) At its first meeting after the elections the local board shall appoint such producers as are necessary to complete the local board.

(2) The members of the local board may at any time appoint a producer to fill a vacancy in the local board.

11. Any person elected or appointed a member of the local board is required to be a member of the district for which he or she is elected or appointed.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROGER L. DYMENT
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on March 12, 1997.

14/97

ONTARIO REGULATION 95/97 made under the FARM PRODUCTS GRADES AND SALES ACT

Made: March 19, 1997
Filed: March 20, 1997

APPLES—CONTROLLED-ATMOSPHERE STORAGE

1. In this Regulation,

"Controlled-Atmosphere Apples" means apples that are stored and marked in accordance with this Regulation and "C. A. Apples" has the same meaning;

"mechanically sealed", in respect of the loading door of a compartment in a controlled-atmosphere storage plant, means that the door is closed and sealed by the operator so as to be sufficiently air-tight for the purpose of controlled-atmosphere storage;

"official seal" means a seal affixed by an inspector to the loading door of a compartment in a controlled-atmosphere storage plant so that the door cannot be opened without breaking the seal;

"operator" means an operator of a controlled-atmosphere storage plant.

2. Controlled-Atmosphere Apples are established as a class of fruit.

3. This Regulation applies only to the storage of apples.

4. (1) Subject to sections 5 and 6, if apples are stored as Controlled-Atmosphere Apples, the operator shall,

(a) notify an inspector within five days after mechanically sealing the compartment in which the apples are stored;

(b) control the oxygen content of the air in each mechanically sealed compartment at not more than 5 per cent within 20 days after mechanically sealing the compartment;

(c) keep the oxygen content of the air in each mechanically sealed compartment at not more than 5 per cent,

- (i) for at least 60 consecutive days after mechanically sealing the compartment, if the operator controlled the oxygen content of the air in the compartment within seven days after the sealing, or
 - (ii) for at least 90 consecutive days after mechanically sealing the compartment, otherwise;
 - (d) notify an inspector before opening, for any reason, a mechanically sealed compartment in which the apples are stored or permitting that compartment to be opened for any reason;
 - (e) keep, on a form approved by the Director, a daily record of the atmosphere and temperature in each mechanically sealed compartment in which the apples are stored;
 - (f) keep, on a form approved by the Director, a record of the capacity of each mechanically sealed compartment and of the identity and quantity of each lot of apples stored in the compartment;
 - (g) allow the owner of the apples, the owner's agent or an inspector to inspect the records pertaining to the stored apples at any reasonable time; and
 - (h) immediately on removing the apples from a mechanically sealed compartment and placing them in containers for delivery to a packer, mark on each container,
 - (i) "Controlled-Atmosphere Apples" or "C. A. Apples", and
 - (ii) the name of the operator.
- (2) An inspector shall affix an official seal to the loading door of a mechanically sealed compartment when the oxygen-content is reduced to satisfy the maximum permitted in the compartment.
5. (1) A mechanically sealed compartment may be opened and the apples removed before the required storage period is over if,
- (a) the oxygen content of the compartment is reduced to 5 per cent or less within seven days after the time the compartment was opened; and
 - (b) the compartment is not opened more than once during the required storage period for the purpose of removing apples.

(2) If a mechanically sealed compartment is opened under this section, the total amount of the time during which the oxygen level is above 5 per cent must be added to the required storage period.

6. The oxygen content of a mechanically sealed compartment may exceed 5 per cent for a period of not more than 10 days if,

- (a) it is necessary to make repairs to the equipment or structure of the compartment; and
- (b) the total storage time starting with the time of compliance with clause 4 (1) (b) is not less than,
 - (i) 70 days, if the operator controlled the oxygen content of the air in the compartment within seven days after the sealing, or
 - (ii) 100 days, otherwise.

7. No person shall mark on any container of apples the words "Controlled-Atmosphere Apples" or the designation "C. A. Apples" or any other words or designation indicating that the apples are Controlled-Atmosphere Apples unless the apples were stored in accordance with this Regulation.

8. (1) An operator who stores apples in a mechanically sealed compartment shall give written notification to the Director and the owner of the apples any time there is a failure to comply with this Regulation in respect of the storage of the apples.

(2) The operator shall give the notification required under subsection (1) as soon as reasonably possible after becoming aware of the failure.

9. Regulation 375 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 257/91 and 330/94 are revoked.

10. This Regulation comes into force on the later of the day that Schedule D of the Statutes of Ontario, 1996, chapter 17 comes into force and the day that this Regulation is filed.

NOBLE VILLENEUVE
Minister of Agriculture, Food and Rural Affairs

Dated at Toronto on March 19, 1997.

14/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—04—12

ONTARIO REGULATION 96/97 made under the MOTORIZED SNOW VEHICLES ACT

Made: March 20, 1997
Filed: March 25, 1997

Amending Reg. 803 of R.R.O. 1990
(Designations)

Note: Since January 1, 1996, Regulation 803 has been amended by Ontario Regulation 459/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Paragraph 1 of section 2 of Regulation 803 of Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. All of the King's Highways known as No. 400, 401, 402, 403, 404, 405, 406, 407, 409, 410, 416, 417, 420 and 427.

(2) Paragraph 6 of section 2 of the Regulation is revoked.

2. This Regulation comes into effect on March 31, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 20, 1997.

15/97

ONTARIO REGULATION 97/97 made under the RETAIL SALES TAX ACT

Made: March 19, 1997
Filed: March 26, 1997

Amending Reg. 1012 of R.R.O. 1990
(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Since January 1, 1996, Regulation 1012 has been amended by Ontario Regulation 267/96, 404/96 and 1/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 30 (1) of Regulation 1012 of the Revised Regulations of Ontario, 1990 is amended by striking out "or (5)" in the second line and substituting "(5) or (5.1)".

(2) Section 30 of the Regulation is further amended by adding the following subsection:

(5.1) If a person eligible to claim a rebate under subsection (5) can establish that the amount of the rebate determined under subsection (5) is less than the amount of tax paid on the tangible personal property by the contractor, the amount of the rebate shall be equal to the amount of the tax paid by the contractor, instead of the amount determined under subsection (5).

2. This Regulation shall be deemed to have come into force on May 8, 1996.

ERNIE EVES
Minister of Finance

Dated at Toronto on March 19, 1997.

15/97

ONTARIO REGULATION 98/97 made under the PLANNING ACT

Made: March 25, 1997
Filed: March 26, 1997

Amending O. Reg. 834/81
(Restricted Areas—Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulations 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97, 92/97 and 93/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Subsection 2 (3) of Schedule 5 to Ontario Regulation 834/81 is revoked and the following substituted:

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of Lot 2 in Concession III, designated as parts 1 and 2 on Plan 53R-15899 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 25, 1997.

15/97

ONTARIO REGULATION 99/97 made under the PLANNING ACT

Made: March 25, 1997
Filed: March 26, 1997

Amending O. Reg. 136/95
(Delegation of Authority of Minister to Give Consents)

Note: Since January 1, 1996, Regulation 136/95 has been amended by Ontario Regulations 11/96, 426/96, 564/96 and 86/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Ontario Regulation 136/95 is amended by adding the following section:

3.4 Despite section 3, the delegation under section 1 does not apply to any application for a consent under section 53 of the Act made before March 26, 1997 in respect of land in,

- (a) the Archipelago Area Planning Area;
- (b) the Central Almaguin Planning Area;
- (c) the Southeast Parry Sound District Planning Area.

2. (1) Schedule 2 to the Regulation is amended by adding the following paragraphs:

0.1 The Archipelago Area Planning Board.

.

1.1 The Central Almaguin Planning Board.

(2) Paragraph 6 of Schedule 2 to the Regulation is revoked and the following substituted:

6 The Himsworth South-Nipissing-Powassan-Trout Creek Planning Board (formerly called the Himsworth South-Powassan-Trout Creek Planning Board).

(3) Schedule 2 to the Regulation is amended by adding the following paragraph:

16.02 The Southeast Parry Sound District Planning Board.

3. All authority previously delegated to the Parry Sound District Land Division Committee and not already withdrawn by section 6 of Ontario Regulation 86/97 is withdrawn on March 27, 1997.

4. Sections 1 and 2 come into force on March 26, 1997.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on March 25, 1997.

15/97

ONTARIO REGULATION 100/97 made under the **MILK ACT**

Made: March 19, 1997
Filed: March 26, 1997

Amending Reg. 753 of R.R.O. 1990
(Grades, Standards, Designations, Classes, Packing and Marking)

Note: Since January 1, 1996, Regulation 753 has been amended by Ontario Regulation 449/96 and 2/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 3 of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by inserting "flavoured cream" after "double cream" in the first line.

2. The Regulation is amended by adding the following section:

3.1 (1) Subject to subsection (2), milk that,

(a) is derived in whole or in part from a milk product; and

(b) resembles or may be used as a substitute for a fluid milk product,

is designated as reconstituted milk.

(2) A fluid milk product with increased milk solids is not reconstituted milk.

(3) Subsection 16 (2) of the Act and the provisions of this Regulation applying to reconstituted milk do not apply to reconstituted milk processed at home for consumption on the premises.

3. Subsection 5 (2) of the Regulation is amended by adding the following clause:

(c.1) flavoured cream,

(i) shall contain not less than 10 per cent milk-fat, and

(ii) may contain added flavouring, salt, pH adjusting agents, stabilizers, sweeteners and food colouring;

4. (1) Subclause 9 (1) (b) (ii) of the Regulation is amended by striking out "and a marking".

(2) Section 9 of the Regulation is amended by adding the following subsection:

(3) Every container used for the sale or distribution of reconstituted milk shall have a label imprinted on the container, affixed to the container or imprinted on the cap of the container with the words "reconstituted milk".

5. The Regulation is amended by adding the following sections:

RECONSTITUTED MILK

12.1 (1) A person who has a permit to do so may process or sell reconstituted milk.

(2) The Director shall issue a permit to process or to sell reconstituted milk if, but only if,

(a) the applicant for the permit holds the licences required under Regulation 761 of the Revised Regulations of Ontario, 1990; and

(b) the supply of fluid milk products is insufficient to meet requirements.

(3) A permit expires on the date specified on it.

(4) A permit is not transferable.

12.2 (1) A permit is authority to,

(a) process or sell reconstituted milk only at such times as the supply of fluid milk products is insufficient to meet requirements; and

(b) process or sell reconstituted milk in the area specified on the permit.

(2) The Director may suspend or revoke a permit if the holder of the permit exceeds the authority given in the permit or ceases to hold any of the licences required under Regulation 761 of the Revised Regulations of Ontario, 1990 that the holder had when the permit was issued.

12.3 (1) Every permit holder shall keep a record of,

- (a) the quantity of reconstituted milk processed and sold; and
- (b) the quantity of each milk product used to process the reconstituted milk.

(2) Every permit holder shall report the information required under subsection (1) to the Director by the 15th day of the month immediately following the month in which the reconstituted milk was processed and sold.

6. The Regulation is amended by adding the following sections:

DETENTION

23. (1) If a milk product, fluid milk product or reconstituted milk has been manufactured or sold in contravention of the Act or regulations, a field-person may detain the product at the risk and expense of the person in possession of it.

(2) A field-person who detains a milk product, fluid milk product or reconstituted milk shall attach to the container or package of containers a detention tag and deliver or send by registered mail on the day of detention a notice of the detention to,

- (a) the person in possession of the product; and
- (b) the manufacturer, if any, whose name or number appears on the container or package of containers.

24. No person shall,

- (a) offer for sale, sell or move a detained product; or
- (b) remove a detention tag.

25. (1) The person in possession of the product or the manufacturer may apply to the Director for release of the product from the detention.

(2) An application under subsection (1) must contain a statement of the facts and reasons on which the applicant relies and must be received by the Director not later than 10 days after the detention was made.

26. (1) If the Director is satisfied, without a hearing, that the product under detention was not manufactured or sold in contravention of the Act or the regulations, the field person shall remove the detention tag and release the product.

(2) If the product is not released from detention under subsection (1), the Director shall hold a hearing as soon as reasonably possible to determine whether there has been a contravention of the Act or the regulations.

(3) If, after a hearing, the Director determines that the product under detention was,

- (a) manufactured or sold in contravention of the Act or regulations, the Director may order that the product be disposed of; or
- (b) not manufactured or sold in contravention of the Act or regulations, the Director shall order that the detention tag removed and the product be released from detention.

7. Regulation 764 of the Revised Regulations of Ontario, 1990 is revoked.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on March 19, 1997.

15/97

ONTARIO REGULATION 101/97
made under the
MUNICIPAL ELECTIONS ACT, 1996

Made: March 26, 1997
Filed: March 26, 1997

GENERAL

1. (1) For the purpose of clause 33 (2) (c) of the Act, the prescribed nomination filing fee is \$100.

(2) The nomination filing fee shall be paid in cash or by certified cheque or money order made payable to the municipality.

2. For the purpose of clause 34 (c) of the Act (refund of nomination filing fee), a candidate is entitled to receive a refund of the nomination filing fee if he or she receives more than 2 per cent of the votes cast in the election for the office.

RÈGLEMENT DE L'ONTARIO 101/97
pris en application de la
LOI DE 1996 SUR LES ÉLECTIONS MUNICIPALES

pris le 26 mars 1997
déposé le 26 mars 1997

DISPOSITIONS GÉNÉRALES

1. (1) Pour l'application de l'alinéa 33 (2) c) de la Loi, les droits prescrits pour le dépôt d'une déclaration de candidature sont de 100 \$.

(2) Les droits pour le dépôt d'une déclaration de candidature sont acquittés en espèces ou par chèque certifié ou mandat payable à la municipalité.

2. Pour l'application de l'alinéa 34 c) de la Loi (remboursement des droits de dépôt de la déclaration de candidature), le candidat qui obtient plus de 2 pour cent des suffrages exprimés lors de l'élection visant le poste a le droit de recevoir un remboursement des droits de dépôt de sa déclaration de candidature.

3. (1) The rules set out in subsection (2) are prescribed for the purpose of subsection 54 (2) of the Act (rejection of ballots).

(2) The deputy returning officer shall reject from the count,

(a) all votes in a ballot, if the ballot,

(i) was not supplied by the deputy returning officer, or

(ii) contains writing or marks that may identify the elector, or is torn, defaced or otherwise dealt with by the elector in a way that may identify him or her;

(b) all votes in a ballot for an office, if votes have been cast for more candidates for the office than are to be elected;

(c) all votes in a ballot on a by-law, if votes have been cast for both the affirmative and negative on the by-law;

(d) all votes in a ballot on a question, if votes have been cast for more than one answer on the question;

(e) any vote in a ballot, if the vote is not marked inside the space provided for marking the ballot.

4. The following rules are prescribed for the purpose of subsection 60 (2) of the Act:

1. The clerk shall give notice of the recount to:

i. every certified candidate for an office that is the subject of the recount,

ii. in the case of a recount requested under subsection 57 (1) of the Act, the council, local board or Minister, as the case may be,

iii. in the case of a recount ordered under section 58 of the Act, the applicant, and

iv. in the case of a recount concerning an office, question or by-law in respect of which electors of another municipality are entitled to vote, the clerk who was responsible for the conduct of the vote in that other municipality.

2. The clerk shall open the ballot boxes and count,

i. in the case of a recount in an election for an office, the number of votes for each candidate who is subject to the recount under section 56, 57, 58 or 59 of the Act,

ii. in the case of a recount in an election to obtain the assent of the electors to a by-law, the number of votes in favour of the by-law and the number opposed, and

iii. in the case of a recount in an election to obtain the opinion of the electors on a question, the number of votes for each possible answer to the question.

3. The clerk shall reject from the count all ballots and votes in a ballot that do not comply with the rules set out in subsection 3 (2).

4. The clerk may conduct the recount by adding the votes from the statements of results prepared by the deputy returning officers under subsection 55 (1) of the Act, rather than by following rules 2 and 3, if a recount under those rules is waived by,

3. (1) Les règles énoncées au paragraphe (2) sont prescrites pour l'application du paragraphe 54 (2) de la Loi (rejet de bulletins de vote).

(2) Le scrutateur rejette ce qui suit :

a) tous les suffrages et voix exprimés dans un bulletin de vote si celui-ci, selon le cas :

(i) n'a pas été fourni par le scrutateur,

(ii) porte une inscription ou une marque permettant éventuellement d'identifier l'électeur, ou a été déchiré, abîmé ou traité autrement par l'électeur d'une manière permettant éventuellement d'identifier celui-ci;

b) tous les suffrages exprimés dans un bulletin de vote à l'égard d'un poste s'ils l'ont été pour un plus grand nombre de candidats que le nombre devant être élu à ce poste;

c) toutes les voix exprimées dans un bulletin de vote à l'égard d'un règlement municipal si elles l'ont été à la fois pour et contre celui-ci;

d) tous les suffrages exprimés dans un bulletin de vote à l'égard d'une question s'ils l'ont été pour plus d'une réponse à celle-ci;

e) n'importe lequel des suffrages et voix exprimés dans un bulletin de vote s'il n'est pas marqué dans l'espace prévu à cet effet.

4. Les règles suivantes sont prescrites pour l'application du paragraphe 60 (2) de la Loi :

1. Le secrétaire avise les personnes et entités suivantes du nouveau dépouillement :

i. chacun des candidats certifiés au poste qui fait l'objet du nouveau dépouillement,

ii. dans le cas d'un nouveau dépouillement demandé en vertu du paragraphe 57 (1) de la Loi, le conseil municipal, le conseil local ou le ministre, selon le cas,

iii. dans le cas d'un nouveau dépouillement ordonné aux termes de l'article 58 de la Loi, l'auteur de la requête,

iv. dans le cas d'un nouveau dépouillement visant un poste, une question ou un règlement municipal à l'égard duquel les électeurs d'une autre municipalité ont le droit de voter, le secrétaire qui était chargé de tenir le scrutin dans cette autre municipalité.

2. Le secrétaire ouvre les urnes et compte ce qui suit :

i. dans le cas d'un nouveau dépouillement qui concerne une élection visant un poste, le nombre de suffrages exprimés pour chaque candidat qui fait l'objet de ce dépouillement aux termes de l'article 56, 57, 58 ou 59 de la Loi,

ii. dans le cas d'un nouveau dépouillement qui concerne une élection visant à obtenir l'assentiment des électeurs relativement à un règlement municipal, le nombre de voix en faveur du règlement municipal et le nombre de voix contre,

iii. dans le cas d'un nouveau dépouillement qui concerne une élection visant à obtenir l'opinion des électeurs sur une question, le nombre de suffrages pour chaque réponse possible à la question.

3. Le secrétaire rejette les bulletins de vote et les suffrages et voix exprimés dans un bulletin de vote qui ne sont pas conformes aux règles énoncées au paragraphe 3 (2).

4. Le secrétaire peut procéder au nouveau dépouillement en additionnant les suffrages et voix qui figurent sur les relevés des résultats préparés par les scrutateurs aux termes du paragraphe 55 (1) de la Loi plutôt qu'en suivant les règles 2 et 3 si les personnes ou entités suivantes renoncent à la tenue du nouveau dépouillement selon ces règles :

- i. each candidate subject to the recount under section 56, 57, 58 or 59 of the Act who is present, in the case of a recount in an election for office,
- ii. the council that submitted the by-law, in the case of a recount in an election to obtain the assent of the electors to a by-law,
- iii. the Minister, council or local board that submitted the question, in the case of a recount in an election to obtain the opinion of the electors on a question, and
- iv. the applicant, if he or she is present, in the case of a recount ordered under section 58 of the Act.

5. The following formulas are prescribed for the purpose of subsection 76 (4) of the Act (maximum amount of expenses):

1. In the case of a candidate for the office of head of council of a municipality, the amount shall be calculated by adding together,
 - i. \$5,500, and
 - ii. 50 cents for each elector entitled to vote for the office.
2. In the case of a candidate for another office, the amount shall be calculated by adding together,
 - i. \$3,500, and
 - ii. 50 cents for each elector entitled to vote for the office.

6. For the purpose of clause 88 (11) (b) of the Act, the following methods of making a voters' list prepared under the Act available to the public are prescribed:

1. Posting on an Internet website.
2. Any other print or electronic medium of mass communication.

7. A nomination under section 33 of the Act shall be in Form 1.

8. A ballot under section 41 of the Act shall be in Form 2 or 2.1.

9. An appointment of voting proxy, declaration of voting proxy, clerk's certificate and oath of voting proxy shall be in Form 3.

10. A financial statement under section 78 of the Act that does not require an auditor's report shall be in Form 4.

11. Where an auditor's report is required under section 78 of the Act, a financial statement and auditor's report shall be in Form 5.

12. Regulation 820 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 473/91, 668/91, 669/91, 698/91, 359/92, 580/94, 662/94 and 663/94 are revoked.

- i. chacun des candidats qui fait l'objet du nouveau dépouillement aux termes de l'article 56, 57, 58 ou 59 de la Loi et qui est présent, dans le cas d'un nouveau dépouillement qui concerne une élection visant un poste,
- ii. le conseil municipal qui a soumis le règlement municipal, dans le cas d'un nouveau dépouillement qui concerne une élection visant à obtenir l'assentiment des électeurs relativement à un règlement municipal,
- iii. le ministre, le conseil municipal ou le conseil local qui a soumis la question, dans le cas d'un nouveau dépouillement qui concerne une élection visant à obtenir l'opinion des électeurs sur une question,
- iv. l'auteur de la requête, s'il est présent, dans le cas d'un nouveau dépouillement ordonné aux termes de l'article 58 de la Loi.

5. Les formules suivantes sont prescrites pour l'application du paragraphe 76 (4) de la Loi (montant maximal des dépenses) :

1. Dans le cas d'un candidat au poste de président du conseil d'une municipalité, le montant est la somme de ce qui suit :
 - i. 5 500 \$,
 - ii. 0,50 \$ par électeur ayant le droit de voter pour le poste.
2. Dans le cas d'un candidat à un autre poste, le montant est la somme de ce qui suit :
 - i. 3 500 \$,
 - ii. 0,50 \$ par électeur ayant le droit de voter pour le poste.

6. Pour l'application de l'alinéa 88 (11) b) de la Loi, les méthodes suivantes visant à mettre les listes électorales préparées aux termes de la Loi à la disposition du public sont prescrites :

1. Le fait de les poster sur un site W3.
2. Tout autre moyen imprimé ou électronique de communication de masse.

7. La déclaration de candidature prévue à l'article 33 de la Loi est rédigée selon la formule 1.

8. Le bulletin de vote prévu à l'article 41 de la Loi est rédigé selon la formule 2 ou 2.1.

9. La nomination d'un mandataire, la déclaration du mandataire, le certificat du secrétaire et le serment du mandataire sont rédigés selon la formule 3.

10. L'état financier prévu à l'article 78 de la Loi et pour lequel n'est exigé aucun rapport d'un vérificateur est rédigé selon la formule 4.

11. Si le rapport d'un vérificateur est exigé aux termes de l'article 78 de la Loi, l'état financier et le rapport du vérificateur sont rédigés selon la formule 5.

12. Le Règlement 820 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 473/91, 668/91, 669/91, 698/91, 359/92, 580/94, 662/94 et 663/94 sont abrogés.

FORM 1

NOMINATION PAPER

MUNICIPAL ELECTIONS ACT, 1996 (SECTIONS 33,35)

Note: A Nomination Paper may only be filed in person or by an agent; it may not be faxed. It is the responsibility of the person being nominated to file a complete and accurate nomination paper.

Nomination Paper of a person to be a candidate at an election to be held in the following municipality:

PLEASE PRINT OR TYPE INFORMATION - (EXCEPT FOR SIGNATURES)

Nominated for the Office of	Ward No. (if any)	Name as it is to appear on the ballot paper NOMINEE: (Subject to agreement of the municipal clerk)	
Nominee's full qualifying address within municipality		If nominated for school board, full address of residence within its jurisdiction	
Postal Code			
Mailing Address (if different)		Postal Code	
Postal Code		Postal Code	
Business Phone No.	Fax No.	Home Phone No.	

CONSENT OF NOMINEE AND DECLARATION OF QUALIFICATION

I,, the nominee mentioned in this nomination paper, do hereby consent to such nomination and declare that I am or will be legally qualified as of nomination day to be elected and to hold the office for which I am nominated and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

DECLARED before me

at the

of

In the of

this day of

19

.....
(signature of nominee)

.....
(signature of clerk or commissioner, etc.)

Date Filed:

Time Filed:

Initial:

Nominee

or

Agent

.....
(signature of clerk)

or

(designate)

☐
☐

CERTIFICATE

I, the undersigned clerk of this municipality, do hereby certify that I have examined the nomination paper of the aforesaid nominee filed with me and am satisfied that the nominee is qualified to be nominated and that the nomination complies with the Act.

.....
(signature of clerk or designate)

.....
(date certified)

FORMULE 1**DÉCLARATION DE CANDIDATURE**

Loi de 1996 sur les élections municipales (Articles 33, 35)

Remarque : Une déclaration de candidature ne peut être déposée qu'en personne ou par un représentant; elle ne peut être envoyée par télécopieur; il revient au candidat de s'assurer que la déclaration de candidature déposée est complète et exacte.

Déclaration de candidature pour une élection dans la municipalité suivante :

PRIÈRE D'ÉCRIRE EN LETTRES MOULÉES OU DE DACTYLOGRAPHIER - (SAUF SIGNATURES)

Candidat au poste de	Quartier n° (le cas échéant)	Nom qui doit figurer sur le bulletin de vote CANDIDAT :
		(sous réserve de l'approbation du secrétaire municipal)
Adresse habitante complète du candidat dans la municipalité		S'il s'agit d'une candidature au conseil scolaire, adresse de la résidence dans le territoire relevant de sa compétence
Code postal		
Adresse postale (si elle diffère de l'adresse ci-dessus)		
Code postal		
Téléphone (travail)	Télécopieur	Téléphone (maison)

CONSENTEMENT DU CANDIDAT ET DÉCLARATION D'ADMISSIBILITÉ

Je, candidat mentionné dans la présente déclaration de candidature, accepte par les présentes d'être candidat et déclare solennellement que je suis ou serai, au jour de la déclaration de candidature, légalement éligible et habilité à occuper le poste pour lequel je suis candidat. Je fais cette déclaration solennelle croyant en conscience qu'elle est véridique et sachant qu'elle a la même force et les mêmes effets qu'une déclaration sous serment.

Déclaré devant moi

au

de

dans le/la de

le (jour) (mois)

19

(Signature du candidat)

(Signature du secrétaire, commissaire, etc.)

Date du dépôt :

Heure du dépôt :

Initiales :

 candidat
 ou
 représentant

 (Signature du secrétaire)
 ou
 (mandataire)

☐
☐
CERTIFICAT

Je soussigné(e), secrétaire de la municipalité, certifie que j'ai examiné la déclaration de candidature du candidat ci-dessus, déposée devant moi, et que je suis convaincu(e) que le candidat a les qualités requises pour être déclaré candidat et que sa déclaration de candidature est conforme à la Loi.

(Signature du secrétaire ou du mandataire)

.....
(Date du certificat)

FORM 2

BALLOT

MUNICIPAL ELECTIONS ACT, 1996 (SECTION 41)

Municipality

Elections:
(date)

FOR THE OFFICE OF:

You can vote for () candidates for this office.
(number)

1. (Given names	SURNAMES)	<input type="radio"/>
2. (Given names	SURNAMES)	<input type="radio"/>

Numbering of the candidates' names is optional.

For the assistance of visually impaired electors, some or all of the ballots may be notched at the dotted lines.

The ballot should be reverse printed with a dark background and light coloured lettering.

FORMULE 2

BULLETIN DE VOTE

Loi de 1996 sur les élections municipales (Article 41)

Municipalité

Élections :
(Date)

AU POSTE DE

Vous pouvez voter pour () candidats à ce poste
(nombre)

1. (Prénoms) (NOM) ☐

2. (Prénoms) (NOM) ☐

La numérotation des candidats est facultative.

On peut faire des entailles aux lignes pointillées pour les électeurs handicapés visuellement.

Le bulletin devrait être imprimé en blanc sur noir.

FORM 2-1

BALLOT

MUNICIPAL ELECTIONS ACT, 1996 (SECTION 41)

Municipality

Elections:
(date)

ON THE (insert either the word "by-law" or "question", which ever term is applicable)

ARE YOU IN FAVOUR OF
(state the issue to be resolved)
You can vote for only one answer to this (insert either the word "by-law" or "question", which ever term is applicable)

1. OPTION ☐

2. OPTION ☐

3. OPTION ☐

Numbering of the options is optional.

The wording of the introduction to the question may be altered.

For the assistance of visually impaired electors, some or all of the ballots may be notched at the dotted lines.

If the assent of the electors is being sought on a by-law, the possible answers must be yes and no.

If the opinion of the electors is being sought on a question, there may be any number of possible answers.

The ballot should be reverse printed with a dark background and light coloured lettering.

FORMULE 2•1

BULLETIN DE VOTE

Loi de 1996 sur les élections municipales (Article 41)

Municipalité

Élections :
(Date)

AU SUJET (insérer ici les mots «du règlement municipal»
ou «de la question», selon le cas)

ÊTES-VOUS EN FAVEUR DE

(indiquer ici l'objet du vote)

Vous ne pouvez voter que pour une des réponses. (insérer ici les mots
«à la question» ou «concernant le règlement municipal», selon le cas).

1. OPTION

2. OPTION

3. OPTION

La numérotation des options est facultative.

L'énoncé de l'introduction à la question peut être modifié.

On peut faire des entailles aux lignes pointillées pour les électeurs
handicapés visuellement.

Si on demande aux électeurs d'approuver un règlement, les réponses
proposées doivent être oui et non.

Si on demande aux électeurs de répondre à une question, il peut y avoir un
nombre indéterminé de réponses proposées.

Le bulletin devrait être imprimé en blanc sur noir.

FORM 3 **APPOINTMENT OF VOTING PROXY**

MUNICIPAL ELECTIONS ACT, 1996 (SECTION 44)

(Prepare in duplicate)

Instructions

Any qualified elector may use this form to appoint another person who is a qualified elector in the same municipality to vote on his/her behalf. The appointment can only be made following nomination day.

The elector appointed must present both copies of this form, in person, to the clerk, at the clerk's office, during normal office hours, or during the hours of 12 noon to 5 p.m. on any day of an advance vote.

After certification, the clerk will return the original copy of the form to the elector appointed to be taken to the voting place to receive the proxy ballot.

Under Section 44 of the Municipal Elections Act, 1996 an elector may act on behalf of one other qualified elector who is not a relative or one or more qualified electors who are relatives, using separate proxy forms for each. A relative means the parent, grandparent, child, grandchild, brother, sister or spouse of the elector appointed.

ELECTOR MAKING APPOINTMENT

Box A	Municipality		
	Ward No. (if any)	Voting Subdivision No. (if any)	
	Surname of Elector Making Appointment		Given Names
	Full Address within this Municipality	Apt. No.	Postal Code

ELECTOR APPOINTED

Box B	Municipality		
	Ward No. (if any)	Voting Subdivision No. (if any)	
	Surname of Elector Appointed		Given Names
	Full Address within this Municipality	Apt. No.	Postal Code
<p>Relationship of Elector Appointed to Elector Making the Appointment</p> <p>Check one only</p> <p><input type="checkbox"/> related (parent, grandparent, child, grandchild, brother, sister or spouse)</p> <p><input type="checkbox"/> not related</p>			

Statement of Elector Making Appointment (appointment can only be made following nomination day)

<p>I, the undersigned, a qualified elector whose name is entered on the voters' list for the municipality, do hereby appoint</p> <p>(the person named in Box B), to vote on my behalf and, if related, do attest to his/her relationship to me.</p>	
(name of witness)	(date appointed)
(signature of elector making appointment)	(signature of witness)
<p>NOTE: The name of the elector appointed must be filled in at the time the elector making the appointment signs the statement.</p>	

(Continued)

FORM 3 (continued)

Declaration by Elector Appointed (to be completed in the presence of the clerk at the clerk's office)

I, the undersigned, a qualified elector in the above municipality, affirm that I have been appointed to vote in good faith on behalf of the elector who made the appointment and, that I have not been previously appointed to vote on behalf of any other non-related person.

Declared before me

at the

of

In the of

this day of

19

.....
(signature of elector appointed)

.....
(signature of clerk or commissioner, etc.)

CERTIFICATION BY CLERK

I hereby certify that the elector making the appointment is qualified to vote in this municipality and that the elector appointed is a duly qualified elector in this municipality and is authorized to vote on behalf of the elector making the appointment.

.....
(signature of clerk or designate)

.....
(date of certification)

NOTE: Clerk may require proof of identity of elector appointed before certifying proxy.

This form is a public record and the copy on file with the clerk may be inspected by any person.

ORAL OATH TO BE TAKEN AT THE VOTING PLACE

I swear or solemnly affirm:

That I am the elector appointed; and

That I am voting in good faith on behalf of the elector who made the appointment.

FORMULE 3**NOMINATION D'UN MANDATAIRE**

Loi de 1996 sur les élections municipales (Article 44)

(Préparer en deux exemplaires)

Instructions

Toute personne ayant qualité d'électeur peut utiliser cette formule pour nommer une autre personne ayant qualité d'électeur dans la même municipalité pour voter à sa place. La nomination doit avoir lieu après le jour de la déclaration de candidature.

L'électeur nommé doit présenter deux exemplaires de cette formule, en personne, au secrétaire, au bureau du secrétaire, aux heures normales de bureau, ou de midi à 17 heures le jour du vote par anticipation.

À la suite de la certification, le secrétaire remet l'original de la formule à l'électeur nommé; celui-ci l'apporte au bureau de vote pour recevoir le bulletin de vote par procuration.

Conformément à l'article 44 de la Loi de 1996 sur les élections municipales, un électeur peut agir au nom d'une autre personne ayant qualité d'électeur mais qui n'est pas un parent ou au nom d'une ou de plusieurs personnes ayant qualité d'électeurs et qui sont des parents, en utilisant pour chacune une formule individuelle de vote par procuration. Le terme parent s'entend du père ou de la mère, d'un grand-père ou d'une grand-mère, d'un enfant, d'un petit-fils ou d'une petite-fille, d'un frère, d'une sœur ou du conjoint de l'électeur nommé.

ÉLECTEUR QUI EFFECTUE LA NOMINATION

Section A	Municipalité		
	Quartier n° (le cas échéant)	Section de vote n° (le cas échéant)	
	Nom de l'électeur qui effectue la nomination		Prénoms
	Adresse complète dans cette municipalité	App. n°	Code postal

ÉLECTEUR NOMMÉ

Section B	Municipalité		
	Quartier n° (le cas échéant)	Section de vote n° (le cas échéant)	
	Nom de l'électeur nommé		Prénoms
	Adresse complète dans cette municipalité	App. n°	Code postal
Rapport entre l'électeur qui effectue la nomination et l'électeur nommé Cocher une case seulement <input type="checkbox"/> parents (père ou mère, grand-père ou grand-mère, enfant, petit-fils ou petite-fille, frère, sœur, conjoint) <input type="checkbox"/> non parents			

Déclaration de l'électeur qui effectue la nomination

(la nomination doit être faite après le jour de la déclaration de candidature)

Je soussigné(e), électeur habilité inscrit sur la liste électorale de la municipalité, nomme par les présentes

(la personne nommée à la Section B) pour qu'elle vote en mon nom et, s'il s'agit d'un parent, j'atteste le rapport entre cette personne et moi.

..... (Nom du témoin) (Date de la nomination)

..... (Signature de l'électeur qui effectue la nomination) (Signature du témoin)

REMARQUE : Le nom de l'électeur nommé doit être inscrit au moment où l'électeur qui effectue la nomination signe la déclaration.

(suite)

FORMULE 3 (suite)

Déclaration de l'électeur nommé (à remplir dans le bureau du secrétaire, en présence de celui-ci)

Je soussigné(e), électeur habilité dans la municipalité mentionnée ci-dessus, affirme que j'ai été nommé(e) pour voter de bonne foi au nom de l'électeur qui a effectué la nomination et que je n'ai pas auparavant été nommé(e) pour voter au nom d'une personne qui n'est pas un parent.

Déclaré devant moi

au

de

dans la/le de

le (jour) (mois)

19

(Signature de l'électeur nommé)

.....
(Signature du secrétaire, commissaire, etc.)

CERTIFICAT DU SECRÉTAIRE

Je certifie par les présentes que l'électeur qui effectue la nomination a le droit de voter dans la municipalité et que l'électeur nommé est dûment habilité à voter dans la municipalité et est autorisé à voter au nom de l'électeur qui effectue la nomination.

.....
(Signature du secrétaire ou du mandataire)

.....
(Date du certificat)

REMARQUE : Avant de délivrer le certificat à l'électeur nommé, le secrétaire peut exiger une preuve d'identité de celui-ci.

La présente formule est un document public et quiconque peut inspecter la copie déposée auprès du secrétaire.

SERMENT ORAL À PRÊTER AU BUREAU DE VOTE

Je jure ou déclare solennellement :

que je suis l'électeur nommé;

que je vote de bonne foi au nom de l'électeur qui a effectué la nomination.

FORM 4

FINANCIAL STATEMENT

MUNICIPAL ELECTIONS ACT, 1996 (SECTION 78)

To be filed if the contributions received by a candidate do not exceed \$10,000 and expenses incurred by such candidate do not exceed \$10,000.

Any surplus greater than \$500 (after any refund to the candidate and/or the spouse of the candidate) shall be paid immediately over to the clerk who was responsible for the conduct of the election.

For the campaign period from _____ to _____

NAME OF CANDIDATE AND OFFICE

Name of Candidate		
Mailing Address		
Business Phone No.	Fax No.	Home Phone No.
Name of Office for which the Candidate Sought Election		Ward No. (if any)
Name of Municipality		

List of Contributions from each single Contributor Totalling more than \$100
(Attach supplementary list if required)

Name	Address	Value
		Total \$

Total \$_____

I, the undersigned, a candidate in the municipality of _____ for the office of _____ hereby declare that during the above campaign period,

- (a) the contributions received by me did not exceed \$10,000 and expenses incurred by me did not exceed \$10,000; and
- (b) my surplus (deficit) under section 79 of the *Municipal Elections Act, 1996* was
- (c) the amount of surplus refunded to myself and/or my spouse under subsection 79(6) of the *Municipal Elections Act, 1996* was

DECLARED before me

at the

of

In the of

this day of

19

(signature of candidate)

.....
(signature of clerk or commissioner, etc.)

FORMULE 4

ÉTAT FINANCIER

Loi de 1996 sur les élections municipales (Article 78)

À déposer si les contributions qu'a reçues le candidat ne dépassent pas 10 000 \$ et que les dépenses qu'il a engagées ne dépassent pas 10 000 \$.

Tout excédent supérieur à 500 \$ (après les remboursements au candidat, ou à son conjoint) sera versé immédiatement au secrétaire municipal chargé de l'élection.

Pour la période de campagne électorale du _____ au _____

NOM DU CANDIDAT ET TITRE DU POSTE

Nom du candidat		
Adresse postale		
N° de téléphone au travail	N° de télécopieur	N° de téléphone à domicile
Nom du poste pour lequel le candidat s'est présenté à l'élection		Quartier n° (le cas échéant)
Nom de la municipalité		

Lists des donateurs dont la contribution totale, pour chacun, est supérieure à 100 \$
(Joindre une liste supplémentaire si l'espace est insuffisant)

Nom	Adresse	Valeur
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
Total		_____ \$

Je soussigné(e), candidat dans la municipalité de _____ au poste de _____, déclare par la présente qu'au cours de la période de campagne électorale susmentionnée:

- (a) les contributions que j'ai reçues n'ont pas dépassé 10 000 \$ et les dépenses que j'ai engagées n'ont pas dépassé 10 000 \$;
- (b) mon excédent (déficit) aux termes de l'article 78 de la Loi de 1996 sur les élections municipales était
- (c) le montant de l'excédent qui a été remboursé à mon profit ou à celui de mon conjoint conformément au paragraphe 79(5) de la Loi de 1996 sur les élections municipales était

DÉCLARÉ solennellement devant moi

au

de

dans le/la de

le

(jour) (mois)

19

.....
(Signature du candidat)

.....
(Signature du secrétaire, commissaire, etc.)

FORM 5**FINANCIAL STATEMENT AND AUDITOR'S REPORT****MUNICIPAL ELECTIONS ACT, 1996 (SECTION 78)**

To be filed if the contributions received by a candidate exceed \$10,000 or expenses incurred by such candidate exceed \$10,000.

For the campaign period from _____ to _____

NAME OF CANDIDATE AND OFFICE

Name of Candidate		
Mailing Address		
Business Phone No.	Fax No.	Home Phone No.
Name of Office for which the Candidate Sought Election		Ward No. (if any)
Name of Municipality		

ATTESTATION OF CANDIDATE

I, _____, a candidate in the municipality
 Name of Candidate
 of _____ hereby attest that to the best
 Name of Municipality
 of my knowledge and belief these financial statements and supporting schedules as set out herein are true and correct.

.....
 (Signature of Candidate)

.....
 (Date)

(Continued)

FORM 5 (continued)

SUMMARY OF CAMPAIGN INCOME AND EXPENSES

Campaign Expense Limitation (as certified by the municipal clerk) _____
 Campaign Expenses Subject to Limitation* _____
 Total Campaign Income* _____
 Total Period Expenses* _____

*(from the Statement of Campaign Period Income and Expenses)

STATEMENT OF ASSETS AND LIABILITIES AS AT _____, 19____

Assets		\$
Cash	_____	
Accounts Receivable	_____	
Other (provide full details):	_____	

Total		_____
Liabilities and Excess (Deficiency) of Income over Expenses		
Accounts Payable	_____	
Borrowings, Overdraft	_____	
Other (provide full details):	_____	

Excess (Deficiency) of Income over Expenses		_____
(from the Statement of Campaign Period Income and Expenses)		
Total		_____

STATEMENT OF DETERMINATION OF SURPLUS OR DEFICIT AND DISPOSITION OF SURPLUS**Part I - Determination of Surplus or Deficit**

	\$
Amount of Excess (Deficiency) of Income over Expenses from Statement of Campaign Period Income & Expenses	_____ A
Deduct any deficit carried forward by the candidate from the immediately preceding election if the offices are with respect to the same jurisdiction	(_____) B
Surplus (or Deficit) for the Campaign Period (A minus B)	_____ C
Deduct any refund of contributions to the candidate and/or the spouse of the candidate (only if there is a surplus)	(_____) D
Total	_____ E

Part II - Disposition of Surplus

If Line E shows a surplus greater than \$500, the amount must be paid in trust, at the time the financial statements are filed, to the municipal clerk who was responsible for the conduct of the election.

Surplus paid to the municipal clerk of the municipality of _____

FORM 5 (continued)

STATEMENT OF CAMPAIGN PERIOD INCOME AND EXPENSES

FROM _____ TO _____

FOR CANDIDATE _____

INCOME

\$

Candidate's Surplus From Immediately Preceding Election Released by the Clerk

Contributions (from Schedule 1)

Fund-Raising Activities (from Schedule 2, Part III)

Interest Income

Other (provide full details):

TOTAL CAMPAIGN PERIOD INCOME

A

EXPENSES

	Expenses Subject to Limitation	Expenses Excluded from Limitation	Total
Accounting & Audit	N/A		
Advertising			
Bank Charges			
Brochure		N/A	
Fund-Raising Expenses	N/A		
Interest on Loans	N/A		
Inventory Contributed to Candidate's Campaign (from Schedule 3)		N/A	
Meetings Hosted		N/A	
Nomination Filing Fee	N/A		
Office Expenses			
Recount Expenses	N/A		
Salary & Benefits/Professional Fees			
Signs		N/A	
Voting Day Party/Appreciation Notices	N/A		
Other (provide full details):			
.....			
.....			

TOTAL CAMPAIGN
PERIOD EXPENSES

B

EXCESS (DEFICIENCY) OF
INCOME OVER EXPENSES (A-B)

AUDITOR'S REPORT

MUNICIPAL ELECTIONS ACT, 1996 (SECTION 78)

To: _____, candidate

I/we have audited the statement of assets and liabilities and income and expenses of _____, candidate, for the campaign period from _____ to _____ relating to the election held on _____. My/our audit was made in accordance with generally accepted auditing standards and accordingly included a general review of the accounting procedures and such tests of accounting records and other supporting evidence as I/we considered necessary in the circumstances except as explained in the following paragraph.

Due to the nature of the types of transactions inherent in an election campaign, it is impracticable through auditing procedures to determine that the accounting records include all donations of goods and services, and receipts and disbursements. Accordingly, my/our verification of these transactions was limited to ensuring that the financial statements reflect the amounts recorded in the accounting records of _____, candidate, in accordance with the accounting procedures established by the Municipal Elections Act, 1996 and I was/we were not able to determine whether any adjustments might be necessary to receipts and disbursements.

In my/our opinion, except for the effect of adjustments, if any, which I/we might have determined to be necessary had I/we been able to satisfy myself/ourselves as to the completeness of the records as described in the preceding paragraph, these statements present fairly the information contained in the accounting records on which the statements are based in accordance with the accounting treatment prescribed by the Act.

The Act does not require me/us to report, nor was it practicable for me/us to determine that contributions reported included only those which may be properly retained in accordance with the provisions of the Act.

Signature _____

Professional Designation	
City	Date
Contact Person	Licence #
Address	
Telephone	Fax No.

SCHEDULE 1 - CONTRIBUTIONS

Part 1 - Contributions

From each single contributor totalling more than \$100 (unless nil complete Part II) _____ \$

Less - Returned or payable to the contributor ()

- Paid or payable to the clerk A ()

From each single contributor totalling \$100 or less.....

Less - Returned or payable to the contributor ()

- Paid or payable to the clerk B ()

Total Contributions

From anonymous sources.....C

Amount of contributions paid or payable to the clerk:
A+B+C

**Part II - List of Single Contributors totalling more than \$100
(attach supplementary list if required)**

[illegible]

SCHEDULE 2 - FUND-RAISING ACTIVITIES

(attach separate schedule for each activity held)

M D Y

Date ____/____/____

Description of activity _____
\$

Admission charge (per person)* A

* If admission charge per person is not consistent, provide complete breakdown of all ticket sales.

Number of tickets sold B

PART I - TICKET REVENUE

A x B (Included in Contributions - Schedule 1) _____

PART II - OTHER REVENUE DEEMED A CONTRIBUTION

(PROVIDE FULL DETAILS):

Total Part II Revenue (Included in Contributions-Schedule 1) _____

PART III - OTHER REVENUE NOT DEEMED A CONTRIBUTION

(PROVIDE FULL DETAILS):

Total Part III Revenue _____

**SCHEDULE 3 - INVENTORY OF CAMPAIGN GOODS AND MATERIALS
CONTRIBUTED TO CANDIDATE'S CAMPAIGN**

*** Receipts Must Be Issued for All Inventory Contributions**

[illegible]

**SCHEDULE 4 - INVENTORY OF CAMPAIGN GOODS & MATERIALS
AT THE END OF CAMPAIGN PERIOD**

[illegible]

FORMULE 5**ÉTAT FINANCIER ET RAPPORT DU VÉRIFICATEUR**

Loi de 1996 sur les élections municipales (Article 78)

À déposer si les contributions reçues par le candidat dépassent 10 000 \$ ou si les dépenses engagées par ce candidat dépassent 10 000 \$.

Relatif à la période de campagne électorale allant du _____ au _____

NOM DU CANDIDAT ET TITRE DU POSTE

Nom du candidat		
Adresse postale		
N° de téléphone au travail	N° de télécopieur	N° de téléphone à domicile
Nom du poste pour lequel le candidat s'est présenté à l'élection		Quartier n° (le cas échéant)
Nom de la municipalité		

ATTESTATION DU CANDIDAT

Je _____, candidat dans la municipalité
(nom du candidat)

de _____ atteste par la présente que,
(nom de la municipalité)

au mieux de ma connaissance et de ce que je tiens pour vérifié, les présents états financiers et les annexes qui les accompagnent sont, dans leur libellé actuel, complets et fidèles.

.....
(Signature du candidat)

.....
(Date)

(suite)

FORMULE 5 (suite)

SOMMAIRE DES RECETTES ET DES DÉPENSES DE LA CAMPAGNE

Plafond des dépenses liées à la campagne électorale

attesté par le secrétaire municipal

Dépenses liées à la campagne électorale et soumises au plafond*

Total des recettes liées à la campagne électorale*

Total des dépenses liées à la période *

*(Selon l'état des recettes et des dépenses pour la période de campagne électorale)

ÉTAT DE L'ACTIF ET DU PASSIF AU _____ 19__

Actif

\$

Encaisses

Comptes débiteurs

Autres (prière de fournir des détails):

Total

Passif et excédent (déficit) des recettes par rapport aux dépenses

Comptes créditeurs

Emprunts, découvert

Autres (prière de fournir des détails):

Excédent (déficit) des recettes par rapport aux dépenses

(selon l'état des recettes et des dépenses pour la période de campagne électorale)

Total

ÉTAT DE LA DÉTERMINATION DE L'EXCÉDENT OU DU DÉFICIT ET DE L'AFFECTATION DE L'EXCÉDENT

Première partie - Détermination de l'excédent ou du déficit

\$

Montant de l'excédent (déficit) des recettes par rapport aux dépenses

selon l'état des recettes et des dépenses pour la période de campagne électorale

A

Déduire tout déficit reporté de l'élection précédente par le candidat si

les postes ont trait à la même compétence.

() B

Excédent (déficit) lié à la période de campagne électorale (A moins B)

C

Déduire tout remboursement de contributions au profit du candidat ou de son conjoint (seulement s'il existe un excédent).

() D

Total

E

Deuxième partie - Affectation de l'excédent

Si un excédent supérieur à 500 \$ est indiqué à la ligne E, le montant doit être versé en fiducie, au moment du dépôt de ces états financiers, au secrétaire municipal chargé de l'élection.

Excédent versé au secrétaire de la municipalité de

FORMULE 5 (suite)

**ÉTAT DES RECETTES ET DES DÉPENSES POUR LA PÉRIODE DE CAMPAGNE
ÉLECTORALE DU _____ AU _____
POUR LE CANDIDAT _____**

Recettes

\$

Excédent du candidat provenant de l'élection la plus récente et remis par le secrétaire

Contributions (selon l'annexe 1)

Activités de financement (selon l'annexe 2, partie III)

Revenu d'intérêt

Autres (prière de préciser) :

Total des recettes pour la période de campagne électorale

A

DépensesDépenses
soumises au
plafondDépenses non
soumises au
plafond

Total

Comptabilité et vérification	— S.O. —	_____	_____
Publicité	_____	_____	_____
Frais bancaires	_____	_____	_____
Brochures	_____	— S.O. —	_____
Dépenses liées aux activités de financement ..	— S.O. —	_____	_____
Intérêt des emprunts	— S.O. —	_____	_____
Signes et fournitures contribuant à la campagne électorale du candidat (selon l'annexe 3)	_____	— S.O. —	_____
Réunions organisées	_____	— S.O. —	_____
Droits de dépôt de la déclaration de candidature	— S.O. —	_____	_____
Dépenses de bureau	_____	_____	_____
Dépenses liées aux nouveaux dépouillements	— S.O. —	_____	_____
Salaires, avantages sociaux et honoraires professionnels	_____	_____	_____
Affiches	_____	— S.O. —	_____
Célébration(s) le jour du scrutin et notes de remerciement	— S.O. —	_____	_____
Autres (prière de préciser) :	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

**Total des dépenses pour la période
de campagne électorale**

B

**EXCÉDENT (DÉFICIT) DES
RECETTES PAR RAPPORT AUX DÉPENSES (A-B)**

Rapport du vérificateur

Loi de 1996 sur les élections municipales (Article 78)

Destinataire : _____, candidat

Nous avons vérifié les états de l'actif et du passif et des recettes et des dépenses de _____, candidat, pour la période de campagne électorale allant du _____ au _____ et relative aux élections municipales tenues le _____. Notre vérification a été effectuée conformément aux normes de vérification généralement reconnues et a comporté, par conséquent, un examen général des méthodes comptables ainsi que les sondages des livres comptables et d'autres pièces justificatives que nous avons jugé nécessaires dans les circonstances, sous réserve des précisions présentées dans le paragraphe suivant.

En raison de la nature des opérations menées durant une campagne électorale, les méthodes de vérification ne peuvent vraiment établir si les livres comptables comprennent bien tous les dons de biens et de services et toutes les entrées et sorties de fonds survenus durant la période de campagne électorale. Notre vérification de ces opérations s'est donc limitée à vérifier si les états financiers indiquent fidèlement les sommes inscrites dans les livres comptables de _____, candidat, conformément aux méthodes comptables établies par la Loi de 1996 sur les élections municipales. Nous n'avons pu établir s'il était nécessaire de redresser les entrées et les sorties de fonds.

À notre avis, sous réserve de l'effet des redressements susmentionnés, le cas échéant, que nous aurions trouvé nécessaire d'apporter si nous avions pu nous assurer de l'exhaustivité des livres, telle que nous la définissons au paragraphe précédent, ces états présentent fidèlement l'information contenue dans les livres comptables sur lesquels ils se fondent, conformément à l'application des traitements comptables prévus dans la Loi de 1996 sur les élections municipales.

La Loi ne nous oblige pas à souligner que les contributions déclarées ne comportaient que celles qui peuvent être conservées conformément aux dispositions de la Loi, ce qui nous était d'ailleurs impossible à déterminer.

Signature _____

Désignation professionnelle	
Municipalité	Date
Personne à contacter	Permis n°
Adresse	
Téléphone	Télécopieur

\$

ANNEXE 2 - ACTIVITÉS DE FINANCEMENT

(joindre une annexe distincte pour chaque activité)

M J A

Date ____/____/____

Description de l'activité _____

\$

* Droits d'entrée (par personne) A

* Si les droits d'entrée ne sont pas les mêmes pour tous, prière de fournir la ventilation complète des billets vendus.

Nombre de billets vendus B

PARTIE I - RECETTES LIÉES AUX BILLETS

A x B (compris dans l'annexe des contributions - Annexe 1) _____

PARTIE II - AUTRES RECETTES CONSIDÉRÉES COMME DES CONTRIBUTIONS (PRIÈRE DE PRÉCISER) :_____
_____**TOTAL DES RECETTES - PARTIE II**

(Compris dans l'annexe des contributions - Annexe 1) _____

PARTIE III - AUTRES RECETTES NON CONSIDÉRÉES COMME DES CONTRIBUTIONS (PRIÈRE DE PRÉCISER) :_____
_____**TOTAL DES RECETTES - PARTIE III**

* Un reçu doit être délivré pour tous les biens et fournitures ayant fait l'objet d'une contribution

[illegible]

Valeur totale des biens et fournitures ayant fait l'objet d'une contribution pour la campagne électorale du candidat.....

[illegible]

Valeur totale des biens et fournitures de la campagne électorale

AL LEACH.
Minister of Municipal Affairs and Housing
Ministre des Affaires municipales et du Logement

Dated at Toronto on March 26, 1997.
 Fait à Toronto le 26 mars 1997.

15/97

ONTARIO REGULATION 102/97
 made under the
HIGHWAY TRAFFIC ACT

Made: March 21, 1997
 Filed: March 27, 1997

Amending Reg. 630 of R.R.O. 1990
 (Vehicles on Controlled-Access Highways)

Note: Since January 1, 1996, Regulation 630 has been amended by Ontario Regulation 468/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedules 1 to 11, and Schedules 14 to 26 to Regulation 630 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

Schedule

1. All of the King's Highways known as No. 400, 401, 402, 403, 404, 405, 407, 409, 410, 416, 417 and 427.
2. That part of the King's Highway known as No. 406 lying between a point at its intersection with the King's Highway known as The Queen Elizabeth Way in the City of St. Catharines and a point at its intersection with the roadway known as Holland Road in the Town of Thorold.
3. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point at its intersection with the King's Highway known as The Queen Elizabeth Way and a point at its intersection with the roadway known as Stanley Avenue.
4. All of the King's Highway known as the Queen Elizabeth Way.
5. All of the King's Highway known as No. 2A in the City of Scarborough.
6. That part of the King's Highway known as No. 2 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 403 and a point at its intersection with the King's Highway known as No. 2/53.
7. That part of the King's Highway known as No. 2/53 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 2 and a point at its intersection with the western boundary of the Regional Municipality of Hamilton Wentworth.
8. That part of the King's Highway known as No. 5 lying between a point at its intersection with the King's Highway known as No. 403 at the Halton Region boundary and a point at its intersection with the King's Highway known as No. 6 in the Town of Flamborough.

9. That part of the King's Highway known as No. 6 lying between a point at its intersection with the King's Highway known as No. 403 at the Town of Dundas boundary and a point at its intersection with the King's Highway known as No. 401 in Wellington County.
10. That part of the King's Highway known as No. 6 lying between a point at its intersection with the southern boundary of the Regional Municipality of Hamilton Wentworth and the roadway known as Alderlea Avenue in the Township of Glanbrook.
11. That part of the King's Highway known as No. 7 in the City of Brampton lying between a point at its intersection with the King's Highway known as 7/410 (Heart Lake Road) and a point at its western intersection with the roadway known as Chinguacousy Road (Second Line Road West).
12. That part of the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton lying between a point at its northern intersection with the King's Highway known as No. 7 (Bovaird Drive) and a point at its southern intersection with the King's Highway known as No. 7 (Queen Street East).
13. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton and a point at its intersection with the King's Highway known as the Markham By-Pass in the Regional Municipality of York.
14. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 28/115 in the City of Peterborough and a point at its intersection with the eastern boundary of the City of Peterborough.
15. That part of the King's Highway known as No. 7 lying between a point at its intersection with the western limit of the King's Highway known as No. 417 in the Township of the West Carleton and a point at its intersection with the King's Highway known as No. 15 in the Township of Beckwith.
16. That part of the King's Highway known as No. 7 lying between a point at its intersection with the roadway known as Victoria Street in the City of Kitchener and a point at its intersection with the King's Highway known as No. 8.
17. That part of the King's Highway known as No. 7/8 lying between a point at its intersection with the eastern limit of the roadway known as Waterloo Road No. 5 in the Township of Wilmot and a point at its intersection with the King's Highway known as No. 8 in the City of Kitchener.
18. That part of the King's Highway known as No. 7187 lying between a point at its intersection with the King's Highway known as No. 410 and a point at its intersection with the King's Highway known as No. 8 (King Street) in the City of Kitchener.
19. That part of the King's Highway known as No. 8 lying between a point at its intersection with the King's Highway known as No. 7187 and a point known as No. 7/8 in the City of Kitchener.

20. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point at its intersection with the roadway known as Memorial Avenue and a point at its intersection with the roadway known as Lacile Street.
21. That part of the King's Highway known as No. 9 lying between a point at its intersection with the King's Highway known as No. 11 in the Town of Newmarket and a point at its intersection with the King's Highway known as No. 10 in the Township of Mono.
22. That part of the King's Highway known as No. 10 lying between a point at its intersection with the roadway known as Burnhamthorpe Road in the City of Mississauga and a point at its intersection with the northern boundary of the City of Brampton (Mayfield Road).
23. That part of the King's Highway known as No. 20 (Centennial Parkway) in the City of Stoney Creek lying between a point at its intersection with the King's Highway known as No. 53 (Rymals Road) and a point at its intersection with the roadway known as King Street.
24. That part of the King's Highway known as No. 27 lying between a point at its intersection with the roadway known as Eglinton Avenue in the City of Etobicoke and a point at its intersection with the roadway known as Regional Road No. 49 (Nashville Road) in the City of Vaughan.
25. That part of the King's Highway known as No. 28/115 lying between a point at its intersection with the King's Highway known as No. 7A/115 at the western boundary of the Township of North Monagan and a point at its intersection with the King's Highway known as No. 7 in the City of Peterborough.
26. That part of the King's Highway known as No. 35/115 in Durham Region lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 35 and the King's Highway known as No. 115.
27. That part of the King's Highway known as No. 48 lying between a point at its intersection with the King's Highway known as No. 401 in the City of Scarborough and a point situated at its intersection with the roadway known as Elgin Mills Road in the Town of Markham.
28. That part of the King's Highway known as No. 50 lying between a point at its intersection with the King's Highway known as No. 27 in the City of Etobicoke and a point at its intersection with the roadway known as Columbia Way East in the Town of Caledon.
29. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point at its intersection with the King's Highway known as No. 406 and a point at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (Thorold Stone Road).
30. That part of the King's Highway known as No. 86 lying between its intersection with the King's Highway known as No. 7 (Victoria Street) in the City of Kitchener and a point at its intersection with the roadway known as Waterloo Road No. 17 in the Township of Woolwich.
31. That part of the King's Highway known as No. 115 lying between a point at its intersection with the King's Highway known as 35/115 in Durham Region and a point at its intersection with the King's Highway known as 7A/115 in Cavan Township.
32. That part of the King's Highway known as No. 137 lying between a point at its intersection with the King's Highway

known as No. 401 in the Township of Front of Leeds and Landsdown and a point at its intersection with the Border between Canada and the United States of America.

2. This Regulation comes into force on March 31, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 21, 1997.

15/97

ONTARIO REGULATION 103/97 made under the HIGHWAY TRAFFIC ACT

Made: March 21, 1997

Filed: March 27, 1997

STANDARDS TO DETERMINE ALLOWABLE GROSS VEHICLE WEIGHT FOR BRIDGES

1. In this Regulation,

"bridge" includes a structure that is within the scope of the Ontario Highway Bridge Design Code;

"Ontario Highway Bridge Design Code" means the cumulative works authored by the Ministry of Transportation entitled,

(a) *Ontario Highway Bridge Design Code, 3rd edition, (1991),*

(b) *Ontario Highway Bridge Design Code Commentary, 3rd edition (1991), and*

(c) *Ontario Highway Bridge Design Code Update, March 1995;*

"professional engineer" means a person who holds a licence or a temporary licence to engage in the practice of professional engineering issued under the *Professional Engineers Act*.

2. For the purpose of subsection 123 (2) of the Act, a determination of a limit on the gross vehicle weight of vehicles passing over a bridge shall,

(a) be made in accordance with the provisions of the Ontario Highway Bridge Design Code;

(b) be signed and sealed by two professional engineers who have set out the maximum allowable load limit at which the bridge may be posted, and the period of time for which the determination remains valid; and

(c) precede the enactment of any by-law, where the by-law comes into force after the date on which this Regulation comes into force.

3. This Regulation comes into force on April 1, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 21, 1997.

15/97

ONTARIO REGULATION 104/97
made under the
PUBLIC TRANSPORTATION AND HIGHWAY
IMPROVEMENT ACT

Made: March 21, 1997

Filed: March 27, 1997

STANDARDS FOR BRIDGES

1. In this Regulation,

"bridge" includes a structure that is within the scope of the Ontario Highway Bridge Design Code;

"evaluation" has the meaning set out in the General Technical Definitions of the Ontario Highway Bridge Design Code;

"Ontario Highway Bridge Design Code" means the cumulative works authored by the Ministry of Transportation entitled,

(a) *Ontario Highway Bridge Design Code, 3rd edition, (1991),*

(b) *Ontario Highway Bridge Design Code Commentary, 3rd edition (1991), and*

(c) *Ontario Highway Bridge Design Code Update, March 1995;*

"professional engineer" means a person who holds a licence or a temporary licence to engage in the practice of professional engineering issued under the *Professional Engineers Act*;

"rehabilitation" has the meaning set out in the General Technical Definitions of the Ontario Highway Bridge Design Code;

"road authority" has the meaning set out in the Act.

2. (1) Subject to subsection (2), where any person undertakes or causes to be undertaken the design, evaluation, construction, inspection or rehabilitation of a bridge, the design, evaluation, construction, inspection or rehabilitation shall conform to,

(a) the standards set out in the Ontario Highway Bridge Design Code; and

(b) the provisions of the works authored by the Ministry of Transportation, including any revisions as may from time to time be made, entitled,

(i) *Structural Manual*;

(ii) *Structural Rehabilitation Manual*;

(iii) *Drainage Manual*;

(iv) *Roadside Safety Manual*; and

(v) *Ontario Provincial Standards for Roads and Municipal Services*.

(2) Despite clause (1) (b) and subsection (3), a person may design, evaluate, construct, inspect, rehabilitate or cause the design, evaluation, construction, inspection or rehabilitation of a bridge other than in conformity with the provisions of the manuals set out therein where,

(a) the variation from the provisions is not a marked departure from the provisions; and

(b) the variation from the provisions does not adversely affect the safety and mobility of people and goods.

(3) The structural integrity, safety and condition of every bridge shall be determined through the performance of periodic inspections under the direction of a professional engineer and in accordance with the provisions of the *Ontario Structure Inspection Manual*.

3. Every bridge shall be kept safe and in good repair.

4. This Regulation comes into force on April 1, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 21, 1997.

15/97

ONTARIO REGULATION 105/97
made under the
HIGHWAY TRAFFIC ACT

Made: March 21, 1997

Filed: March 27, 1997

Amending Reg. 608 of R.R.O. 1990
(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Since January 1, 1996, Regulation 604 has not been amended. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 608 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 9

HIGHWAY NO. 407

1. That part of the King's Highway known as No. 407 lying between a point situate at its intersection with the King's Highway known as No. 410 in the City of Brampton in the Regional Municipality of Peel and a point situate at its intersection with the roadway known as McCowan Road (York Regional No. 67) in the Town of Markham in the Regional Municipality of York.

2. This Regulation comes into force on March 31, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 21, 1997.

15/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—04—19

ONTARIO REGULATION 106/97

made under the
PUBLIC SECTOR SALARY DISCLOSURE ACT, 1996

Made: March 31, 1997

Filed: April 1, 1997

LAW ENFORCEMENT EXEMPTION

1. (1) This Act does not apply to the Ministry of the Solicitor General and Correctional Services as an employer with respect to those of its employees who are identified by the Deputy Solicitor General and Deputy Minister of Correctional Services as employees the disclosure of whose names, salaries and positions could endanger their safety in carrying out their duties in law enforcement for which the Ministry is responsible.

(2) The Deputy Solicitor General and Deputy Minister of Correctional Services shall identify an employee to whom subsection (1) applies by causing a record to be prepared, with a copy given to the Secretary of the Management Board of Cabinet, setting out the name, salary and position of the employee and the reason why the disclosure could endanger the employee's safety.

2. This Regulation shall be deemed to have come into force on March 31, 1997.

16/97

ONTARIO REGULATION 107/97

made under the
INSURANCE ACT

Made: March 31, 1997

Filed: March 31, 1997

Amending O. Reg. 220/91

(Assessment of Commission Expenses and Expenditures)

Note: Ontario Regulation 220/91 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 1 (2) of Ontario Regulation 220/91 is amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding the following clause:

(c) an evaluation commenced through the Commission does not include an evaluation conducted by a private neutral evaluator.

2. (1) Section 3 of the Regulation is amended by adding the following paragraphs:

1.2 Calculate the total assessment for evaluations commenced through the Commission under section 280.1 of the Act, in accordance with the following formula:

$$FF = GG \times 1,000$$

where,

FF = the total assessment for evaluations commenced through the Commission under section 280.1 of the Act,

GG = the total number of evaluations commenced through the Commission under section 280.1 of the Act that were commenced during the assessment period and after March 31, 1997.

1.3 Calculate the total assessment for arbitrations under section 282 of the Act, in accordance with the following formula:

$$HH = ((II + JJ) \times 2,000) + (KK \times 3,000)$$

where,

HH = the total assessment for arbitrations under section 282 of the Act,

II = the total number of arbitrations commenced under section 282 of the Act during the assessment period and before April 1, 1997,

JJ = the total number of arbitrations commenced under section 282 of the Act during the assessment period and after March 31, 1997 in respect of which an evaluation was commenced through the Commission under section 280.1 of the Act before the issues in dispute were referred to an arbitrator,

KK = the total number of arbitrations commenced under section 282 of the Act during the assessment period and after March 31, 1997 in respect of which an evaluation was not commenced through the Commission under section 280.1 of the Act before the issues in dispute were referred to an arbitrator.

1.4 Calculate the total assessment for appeals under section 283 of the Act, in accordance with the following formula:

$$LL = H \times 500$$

where,

LL = the total assessment for appeals under section 283 of the Act,

H = the total number of appeals commenced under section 283 of the Act during the assessment period.

1.5 Calculate the total assessment for applications under section 284 of the Act, in accordance with the following formula:

$$MM = I \times 500$$

where,

MM = the total assessment for applications under section 284 of the Act,

I = the total number of applications commenced under section 284 of the Act during the assessment period.

(2) Paragraph 2 of section 3 of the Regulation is revoked and the following substituted:

2. Calculate the insurer's automobile insurance share of the assessment, according to the following formula:

$$D = \frac{E}{J} \times (F - FF - HH - LL - MM)$$

where,

D = the insurer's automobile insurance share of the assessment,

E = the insurer's direct premiums for automobile insurance in Ontario in the year beginning on January 1 immediately preceding the beginning of the assessment period,

F = the expenses incurred and expenditures made by the Commission during the assessment period in respect of automobile insurance, calculated under rule 1.1,

FF = the total assessment for evaluations commenced through the Commission under section 280.1 of the Act, calculated under rule 1.2,

HH = the total assessment for arbitrations under section 282 of the Act, calculated under rule 1.3,

LL = the total assessment for appeals under section 283 of the Act, calculated under rule 1.4,

MM = the total assessment for applications under section 284 of the Act, calculated under rule 1.5,

J = the total, for all insurers licensed for automobile insurance during the assessment period, of all direct premiums for automobile insurance in the year beginning on January 1 immediately preceding the beginning of the assessment period.

3. Clauses 4 (a) and (a.1) of the Regulation are revoked and the following substituted:

- (a) \$1,000 for each evaluation to which the insurer is a party that is commenced through the Commission under section 280.1 of the Act during the assessment period and after March 31, 1997;
- (a.1) \$2,000 for each arbitration to which the insurer is a party that is commenced under section 282 of the Act during the assessment period and before April 1, 1997;
- (a.2) \$2,000 for each arbitration to which the insurer is a party that is commenced under section 282 of the Act during the assessment period and after March 31, 1997, if an evaluation was commenced through the Commission under section 280.1 of the Act and the issues in dispute were referred to an arbitrator;
- (a.3) \$3,000 for each arbitration to which the insurer is a party that is commenced under section 282 of the Act during the assessment period and after March 31, 1997, if an evaluation was not commenced through the Commission under section 280.1 of the Act before the issues in dispute were referred to an arbitrator;

4. This Regulation comes into force on April 1, 1997.

ONTARIO REGULATION 108/97

made under the
MILK ACT

Made: March 26, 1997

Filed: April 1, 1997

Amending Reg. 761 of R.R.O. 1990
(Milk and Milk Products)

Note: Since January 1, 1996, Regulation 761 has been amended by Ontario Regulations 24/96 and 406/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 761 of the Revised Regulations of Ontario, 1990 is amended by adding the following heading and section:

EXEMPTIONS

1.1 This Regulation does not apply to milk referred to in subclause 5 (1) (a) (i) that is sold or offered for sale to Dairy Farmers of Ontario for non-food use or to plants that process milk or milk products exclusively for non-food use.

2. Section 55 of the Regulation is amended by adding the following subsections:

(2.1) If the monthly test required under section 52 is not taken or the result is missing for one month or two consecutive months, the tests taken in the months immediately preceding and following the missing month or months are considered to be consecutive for purposes of subsections (1) and (2).

(2.2) Despite subsection (2.1), the missing months are not excluded from the 12-month period referred to in subsections (1) and (2).

3. (1) Subsection 58 (1) of the Regulation is revoked and the following substituted:

(1) Fees for the sampling and testing are payable to the laboratory conducting the tests by the marketing board and by operators of plants to which milk is supplied, in an aggregate amount equal to two-thirds of the cost of the sampling and testing.

(2) Subsection 58 (4) of the Regulation is amended by striking out "Minister of Finance" in the first line and substituting "laboratory".

(3) Clauses 58 (5) (a) and (b) of the Regulation are revoked and the following substituted:

- (a) the charges, costs and expenses that constitute the cost of the sampling and testing;
- (b) a formula for calculating the fee payable to the laboratory; and

4. (1) Section 2 comes into force on August 1, 1997.

(2) Section 3 comes into force on April 1, 1997.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on March 26, 1997.

ONTARIO REGULATION 109/97
made under the
PROVINCIAL OFFENCES ACT

Made: February 19, 1997
Filed: April 1, 1997

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

RÈGLEMENT DE L'ONTARIO 109/97
pris en application de la
LOI SUR LES INFRACTIONS PROVINCIALES

pris le 19 février 1997
déposé le 1^{er} avril 1997

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt
d'un procès-verbal d'infraction)

Note: Since January 1, 1996, Regulation 950 has been amended by Ontario Regulations 485/96 and 511/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Items 2, 3 and 5 and 7 to 15 of Schedule 18 to Regulation 950 of the Revised Regulations of Ontario 1990 are revoked.

2. Schedule 19 to the Regulation is revoked and the following substituted:

Remarque : Depuis le 1^{er} janvier 1996, le Règlement 950 a été modifié par les Règlements de l'Ontario 485/96 et 511/96. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Les numéros 2, 3 et 5 et 7 à 15 de l'annexe 18 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés.

2. L'annexe 19 du Règlement est abrogée et remplacée par ce qui suit :

Schedule 19

Ontario Regulation 207/96 under the *Forest Fires Prevention Act*

ITEM	COLUMN 1	COLUMN 2
1.	Start fire under unsafe conditions—site not comprised of non-combustible material	subsection 1 (1)
2.	Start fire under unsafe conditions—fire less than one metre from flammable material	subsection 1 (1)
3.	Start fire under unsafe conditions—space above fire less than 3 metres from vegetation	subsection 1 (1)
4.	Start fire under unsafe conditions—fire exceeds one metre in height and one metre in diameter	subsection 1 (1)
5.	Start fire—fail to leave person in charge	subsection 1 (2)
6.	Fail to tend fire	subsection 1 (3)
7.	Fail to keep fire under control	subsection 1 (3)
8.	Fail to extinguish fire	subsection 1 (3)
9.	Start piled wood fire—fail to ensure required tending of fire	clause 2 (a)
10.	Start fire—piled wood not in 2m x 2m single pile	clause 2 (b)
11.	Burn piled wood outside allowable times	clause 2 (c)
12.	Burn piled wood within 2 metres of flammable material	clause 2 (d)
13.	Fail to have adequate tools to contain piled wood fire	clause 2 (e)
14.	Burn material—incinerator not constructed as required	clause 3 (1) (a)
15.	Burn material—incinerator within 5 metres of forest	clause 3 (1) (b)
16.	Burn material—incinerator within 2 metres of flammable material	clause 3 (1) (c)
17.	Burn material—mesh size of screen covering incinerator outlet larger than 5 millimetres	clause 3 (1) (d)
18.	Fail to ensure monitoring of fire in incinerator	subsection 3 (2)
19.	Start grass fire when prohibited	subsection 4 (1)
20.	Grass fire exceeds 1 hectare	clause 4 (2) (a)
21.	Start grass fire—fail to ensure required tending of fire	clause 4 (2) (b)
22.	Grass fire edge exceeds 30 metres	clause 4 (2) (c)
23.	Burn grass fire outside allowable time	clause 4 (2) (d)
24.	Fail to have adequate tools to contain grass fire	clause 4 (2) (e)
25.	Start fire outdoors in a restricted fire zone	section 6
26.	Fail to extinguish fire after permit cancelled	subsection 7 (2)
27.	Fail to keep fire permit at site	subsection 7 (3)

ITEM	COLUMN 1	COLUMN 2
28.	Fail to produce fire permit	subsection 7 (4)
29.	Portable stove within one metre of flammable material	clause 8 (2) (a)
30.	Portable stove flame not extinguishable	clause 8 (2) (b)
31.	Use wood as a fuel in restricted fire zone	subsection 8 (3)
32.	Operate machinery in forest/woodland without fire extinguisher	subsection 9 (1)
33.	Fire extinguisher—not in serviceable condition	subsection 9 (2)
34.	Fire extinguisher—not rated as required	subsection 9 (2)
35.	Start power saw within 3 metres of fuelling site	subsection 10 (1)
36.	Place power saw on flammable material	subsection 10 (2)
37.	Operate power saw without fire extinguisher	subsection 10 (3)
38.	Fail to check machinery/equipment for accumulation of flammable material	subsection 11 (1)
39.	Fail to remove flammable materials from machinery/equipment	subsection 11 (1)
40.	Fail to dispose of flammable material safely	subsection 11 (2)
41.	Leave machinery/equipment during fire season in area with flammable material	subsection 11 (3)
42.	Modify spark-arresting device	section 12
43.	Travel in a restricted travel zone	section 13

16/97

ONTARIO REGULATION 110/97
made under the
ONTARIO DRUG BENEFIT ACT

Made: April 2, 1997

Filed: April 3, 1997

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has been amended by Ontario Regulations 324/96, 336/96, 375/96, 386/96, 507/96, 508/96 and 27/97.

1. The definition of "Formulary" in section 1 of Ontario Regulation 201/96 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Index (No.35)" and dated May 27, 1996, as most recently amended on April 10, 1997.

2. This Regulation comes into force on April 10, 1997.

16/97

ONTARIO REGULATION 111/97
made under the
DRUG INTERCHANGEABILITY AND
DISPENSING FEE ACT

Made: April 2, 1997
Filed: April 3, 1997

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 935 has been amended by Ontario Regulations 18/96, 177/96, 204/96, 337/96, 376/96, 387/96, 509/96 and 28/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The definition of "Formulary" in section 1 of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Index (No.35)" and dated May 27, 1996, as most recently amended on April 10, 1997.

2. This Regulation comes into force on April 10, 1997.

16/97

ONTARIO REGULATION 112/97
made under the
DAY NURSERIES ACT

Made: April 2, 1997
Filed: April 4, 1997

Amending Reg. 262 of R.R.O. 1990
(General)

Note: Regulation 262 has not been amended in 1996 or 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The definition of "operating cost" in section 1 of Regulation 262 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"operating cost" means the gross expenditure, including administrative costs, reasonable and necessary for providing day nursery services or private-home day care, or both, less income other than revenue from fees; ("frais d'exploitation")

2. Subsections 68 (1), (2) and (3) of the Regulation are revoked and the following substituted:

(1) Subject to subsection (3), the amount payable under section 8 of the Act to a municipality with respect to services provided after December 31, 1996 is, so long as the municipality maintains the service levels set out in the Service Data Schedule appended to its most recent Service Contract entered into with the Minister under the Act,

(a) 80 per cent of the operating costs of providing day nursery services at day nurseries operated by the municipality to children whose parents are persons in need or, if the fees payable by those parents exceed 20 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable

RÈGLEMENT DE L'ONTARIO 112/97
pris en application de la
LOI SUR LES GARDERIES

pris le 2 avril 1997
déposé le 4 avril 1997

modifiant le Règl. 262 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 262 n'a pas été modifié en 1996 ni en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. La définition de «frais d'exploitation» à l'article 1 du Règlement 262 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«frais d'exploitation» Les dépenses brutes, y compris les frais d'administration, qui sont raisonnables et nécessaires à la prestation de services de garderie ou de garde d'enfants en résidence privée, ou les deux, déduction faite du revenu autre que le revenu provenant des droits d'inscription. («operating cost»)

2. Les paragraphes 68 (1), (2) et (3) du Règlement sont abrogés et remplacés par ce qui suit :

(1) Sous réserve du paragraphe (3), le montant payable aux termes de l'article 8 de la Loi à une municipalité relativement à des services fournis après le 31 décembre 1996 équivaut à ce qui suit, tant que la municipalité maintient les niveaux de service indiqués dans les Données sur les services annexées au dernier contrat de services qu'elle a conclu avec le ministre aux termes de la Loi :

a) 80 pour cent des frais d'exploitation engagés pour fournir des services de garderie, dans des garderies exploitées par la municipalité, à des enfants dont le père et la mère sont des personnes dans le besoin, ou, si les droits d'inscription payables par ces derniers dépassent 20 pour cent de ces frais

to the municipality and the fees payable by those parents equals those operating costs;

- (b) 80 per cent of the operating costs incurred under agreements to provide day nursery services or private-home day care, or both, to children whose parents are persons in need or, if the fees payable by those parents exceed 20 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable to the municipality and the fees payable by those parents equals those operating costs; and

- (c) 80 per cent of the costs incurred by the municipality in the completion of Form 1.

(1.1) Subject to subsection (3), the amount payable under section 8 of the Act to a municipality that reduces the service levels referred to in subsection (1) is, with respect to services provided after that reduction,

- (a) 80 per cent of the net cost of providing day nursery services at day nurseries operated by the municipality to children whose parents are persons in need;
- (b) 80 per cent of the net cost incurred under agreements to provide day nursery services or private-home day care, or both, to children whose parents are persons in need; and
- (c) 80 per cent of the costs incurred by the municipality in the completion of Form 1.

(1.2) Subject to subsection (3), the amount payable under section 8 of the Act to a band is,

- (a) 80 per cent of the net cost of providing day nursery services to children in attendance at day nurseries operated by the band; and
- (b) 80 per cent of the net cost incurred under agreements to provide day nursery services or private-home day care, or both, to children whose parents are persons in need.

(2) Subject to subsection (3), the amount payable under section 8 of the Act to an approved corporation is 80 per cent of the operating costs of providing day nursery services in day nurseries operated by the corporation to children whose parents are persons in need or, if the fees payable by those parents exceed 20 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable to the corporation and the fees payable by those parents equals those operating costs.

(3) The amount payable under section 8 of the Act in respect of handicapped children is,

- (a) to a municipality, band or approved corporation for providing day nursery services to handicapped children in attendance at day nurseries operated by the municipality, band or approved corporation,
 - (i) 100 per cent of the net cost for the handicapped children five years of age or older, and
 - (ii) 87 per cent of the operating costs for the handicapped children under five years of age or, if the fees payable by their parents exceed 13 per cent of those operating costs, the amount necessary to ensure that the sum of the amount

d'exploitation, au montant nécessaire pour que la somme du montant payable à la municipalité et des droits d'inscription payables par ces père et mère soit égale au montant de ces frais d'exploitation;

- b) 80 pour cent des frais d'exploitation engagés aux termes d'ententes prévoyant la prestation de services de garderie ou de garde d'enfants en résidence privée, ou les deux, à des enfants dont le père et la mère sont des personnes dans le besoin ou, si les droits d'inscription payables par ces derniers dépassent 20 pour cent de ces frais d'exploitation, au montant nécessaire pour que la somme du montant payable à la municipalité et des droits d'inscription payables par ces père et mère soit égale au montant de ces frais d'exploitation;

- c) 80 pour cent des frais engagés par la municipalité pour remplir la formule 1.

(1.1) Sous réserve du paragraphe (3), le montant payable aux termes de l'article 8 de la Loi à la municipalité qui réduit les niveaux de service visés au paragraphe (1) équivaut à ce qui suit, relativement aux services fournis après cette réduction :

- a) 80 pour cent des frais nets engagés pour fournir des services de garderie, dans des garderies exploitées par la municipalité, à des enfants dont le père et la mère sont des personnes dans le besoin;
- b) 80 pour cent des frais nets engagés aux termes d'ententes prévoyant la prestation de services de garderie ou de garde d'enfants en résidence privée, ou les deux, à des enfants dont le père et la mère sont des personnes dans le besoin;
- c) 80 pour cent des frais engagés par la municipalité pour remplir la formule 1.

(1.2) Sous réserve du paragraphe (3), le montant payable aux termes de l'article 8 de la Loi à une bande équivaut à ce qui suit :

- a) 80 pour cent des frais nets engagés pour fournir des services de garderie à des enfants qui fréquentent des garderies que la bande exploite;
- b) 80 pour cent des frais nets engagés aux termes d'ententes prévoyant la prestation de services de garderie ou de garde d'enfants en résidence privée, ou les deux, à des enfants dont le père et la mère sont des personnes dans le besoin.

(2) Sous réserve du paragraphe (3), le montant payable aux termes de l'article 8 de la Loi à une personne morale agréée équivaut à 80 pour cent des frais d'exploitation engagés pour fournir des services de garderie, dans des garderies exploitées par la personne morale, à des enfants dont le père et la mère sont des personnes dans le besoin ou, si les droits d'inscription payables par ces derniers dépassent 20 pour cent de ces frais d'exploitation, au montant nécessaire pour que la somme du montant payable à la personne morale et des droits d'inscription payables par ces père et mère soit égale au montant de ces frais d'exploitation.

(3) Le montant payable aux termes de l'article 8 de la Loi à l'égard d'enfants handicapés équivaut à ce qui suit :

- a) dans le cas où il est payable à une municipalité, à une bande ou à une personne morale agréée pour la prestation de services de garderie à des enfants handicapés qui fréquentent des garderies exploitées par la municipalité, la bande ou la personne morale agréée :
 - (i) 100 pour cent des frais nets engagés pour les enfants handicapés de cinq ans ou plus,
 - (ii) 87 pour cent des frais d'exploitation engagés pour les enfants handicapés de moins de cinq ans ou, si les droits d'inscription payables par leurs père et mère dépassent 13 pour cent de ces frais d'exploitation, au montant nécessaire

payable under section 8 of the Act and the fees payable by the parents equals those operating costs; and

(b) to a municipality or band, under an agreement to provide day nursery services or private-home day care or both,

(i) 100 per cent of the net cost for the handicapped children five years of age or older, and

(ii) 87 per cent of the operating costs for the handicapped children under five years of age, or, if the fees payable by their parents exceed 13 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable under section 8 of the Act and the fees payable by the parents equals those operating costs.

pour que la somme du montant payable aux termes de l'article 8 de la Loi et des droits d'inscription payables par les père et mère soit égale au montant de ces frais d'exploitation;

b) dans le cas où il est payable à une municipalité ou à une bande dans le cadre d'une entente prévoyant la prestation de services de garderie ou de garde d'enfants en résidence privée, ou les deux :

(i) 100 pour cent des frais nets engagés pour les enfants handicapés de cinq ans ou plus,

(ii) 87 pour cent des frais d'exploitation engagés pour les enfants handicapés de moins de cinq ans ou, si les droits d'inscription payables par leurs père et mère dépassent 13 pour cent de ces frais d'exploitation, au montant nécessaire pour que la somme du montant payable aux termes de l'article 8 de la Loi et des droits d'inscription payables par les père et mère soit égale au montant de ces frais d'exploitation.



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—04—26

ONTARIO REGULATION 113/97 made under the FARM PRODUCTS MARKETING ACT

Made: April 2, 1997

Filed: April 9, 1997

Amending Reg. 419 of R.R.O. 1990
(Hogs—Marketing)

Note: Regulation 419 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 419 of the Revised Regulations of Ontario, 1990 is amended by adding the following heading and section:

SEIZURE AND DETENTION

19. The Commission vests in the local board the power to make regulations,

- (a) providing for the seizure and detention of hogs or any class, variety, grade or size of hogs by any person appointed under clause 3 (1) (g) of the Act if that person believes on reasonable grounds that an offence against the Act or the regulations has been committed in respect of the hogs;
- (b) providing for the release from detention of the hogs or any class, variety, grade or size of hogs if the local board is satisfied that the owner of the hogs that have been seized and detained complies with the Act and the regulations respecting the hogs;
- (c) providing for the disposal of hogs or any class, variety, grade or size of hogs that have been seized and detained and providing for the administration and disposition of any money derived from the disposal; and
- (d) prescribing the manner in which hogs may be seized, detained, released or disposed of.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on April 2, 1997.

17/97

CORRECTION

Ontario Regulation 82/97 under the *Upholstered and Stuffed Articles Act* published in the March 22, 1997 issue of *The Ontario Gazette*.

Form 2, as set out in Ontario Regulation 82/97, should have read as follows:

FORM 2

Not to be removed until delivered to the consumer		Ne pas enlever avant la livraison au consommateur	
This label is affixed in compliance with Provincial Law		Cette étiquette est apposée conformément à la loi de la province	
This article contains NEW MATERIAL ONLY		Cet article contient MATÉRIAUX NEUFS SEULEMENT	
Made by reg. no.		Fabriqué par No. de permis:	
CONTENT		CONTENU	

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—05—03

ONTARIO REGULATION 114/97 made under the CAPITAL INVESTMENT PLAN ACT, 1993

Made: April 11, 1997
Filed: April 16, 1997

TOLL DEVICES: PERIOD OF VALIDATION

1. For the purposes of subsection 191.2 (1) of the *Highway Traffic Act*, a toll device registered to a holder is validated during the period that a toll device licence agreement entered into by the holder with the Ontario Transportation Capital Corporation is in force.

ONTARIO TRANSPORTATION CAPITAL CORPORATION:

JAN RUSH
Chair

L. BRIAN SWARTZ
Secretary

Dated at Toronto on April 11, 1997.

18/97

ONTARIO REGULATION 115/97 made under the HIGHWAY TRAFFIC ACT

Made: April 9, 1997
Filed: April 16, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulation 44/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 4 of Part 4 of Schedule 1 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked.

2. Paragraph 10 of Part 5 of Schedule 5 to the Regulation is revoked and the following substituted:

Wellington—Twp. of Puslinch
Village of Morriston

10. That part of the King's Highway known as No. 6 in the Village of Morriston, in the Township of Puslinch in the County of Wellington lying between a point situate 550 metres measured southerly from the intersection with the northerly limit of the Roadway known as Wellington County Road 36 and a point situate 350 metres measured northerly from the centre line of that intersection.

3. Part 5 of Schedule 25 to the Regulation is amended by adding the following paragraph:

Oxford—Twp. of Zorra

14. That part of the King's Highway known as No. 19 in the Township of Zorra in the County of Oxford commencing at a point situate 554 metres measured easterly from its intersection with the centre line of the Township of Zorra Road 62/60 and extending westerly for a distance of 450 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 9, 1997.

18/97

ONTARIO REGULATION 116/97 made under the MINING ACT

Made: April 16, 1997
Filed: April 17, 1997

EXPLORATION LICENCES AND PRODUCTION LEASES FOR OIL AND GAS IN ONTARIO

INTERPRETATION

1. In this Regulation,

"gas" means a mixture containing hydrocarbons that is located in or recovered from an underground reservoir and that is gaseous at the temperature and pressure under which its volume is measured or estimated;

"oil" means a mixture containing hydrocarbons that is located in or recovered from an underground reservoir, or recovered in processing, and that is liquid at the temperature and pressure under which its volume is measured or estimated.

EXPLORATION LICENCES

2. (1) The Minister may issue an exploration licence authorizing the licensee to explore for oil or gas, or both, on Crown lands lying south and east of the River Mattawa, Lake Nipissing and the French River.

(2) The Minister may offer for sale by tender the right to obtain a licence.

3. An applicant for a licence shall provide the Minister with,

- (a) a description of the area to be covered by the licence; and
- (b) the application fee for a licence as set out in the Schedule.

4. (1) Subject to subsection (2), applications for licences received during each of the following quarterly periods are considered after the end of each quarter:

1. January 1 to March 31.
2. April 1 to June 30.
3. July 1 to September 30.
4. October 1 to December 31.

(2) The Minister may, at any time, offer for sale by tender the right to obtain a licence if the Minister receives a written request to have an application for a licence considered other than in accordance with subsection (1) or if he or she considers it appropriate to do so.

5 (1) A licence shall be for a term of not more than five years and the anniversary date of every licence shall be deemed to be January 1 in each year.

(2) The Minister may extend the term of a licence for a period not exceeding 12 months if weather, water or other conditions prevent the licensee from carrying out exploration or drilling during the final year of the term of the licence and the licensee applies in writing to the Minister for the extension at least 30 days prior to its expiration and pays the fee for an extension set out in the Schedule.

(3) Any extension granted under subsection (2) is considered part of the final year of the term of the licence.

6. (1) A licensee has the sole and exclusive right to drill for oil or gas, or both, in the area described in the licence during the term of the licence.

(2) Drilling for oil by means of wells located in water covered areas and production of oil from such wells is prohibited despite any rights granted under a licence.

7. (1) A licence shall describe the area covered by the licence in accordance with the grid system, as shown on a plan filed in the Archives of Ontario at Toronto as No. 1495 or, if no grid system applies to the area, by description prepared under the instructions of the Minister.

(2) If the area to be covered by a licence is a water-covered area of Lake Erie, the minimum size of the area shall be one tract and the maximum size of the area shall be one block.

(3) If the area to be covered is an area other than a water-covered area of Lake Erie, the Minister shall specify the minimum and maximum size of an area to be covered by a licence on application or tendering.

(4) In this section, "tract" and "block" have the same meanings as they have with respect to Crown land descriptions as shown on Plan No. 1495 filed in the Archives of Ontario at Toronto.

8. (1) Subject to subsection (2), a licensee shall pay in advance the annual rental for a licence set out in the Schedule and, for the purpose of calculating the rental payable, one tract is equal to 255 hectares.

(2) If the first year of the term of a licence is less than 12 months, the rental for the first year shall be determined on a proportionate basis.

9. (1) A licensee who is in compliance with the *Petroleum Resources Act* and the regulations made under it may, with the Minister's consent, surrender a licence in whole or in part at any time upon giving written notice to the Minister at least 30 days before the surrender is proposed to take effect and paying the fee for a surrender set out in the Schedule.

(2) Despite subsection (1), if a licensee gives notice to the Minister for the surrender of a licence under that subsection within three months after the coming into force of this Regulation and the Minister consents

to the surrender, the effective date of the surrender shall be deemed to be December 31, 1996.

(3) If a surrender is accepted, the annual rental for the year of the term in which the surrender is made shall be that required for the area described in the licence prior to the surrender, but the annual rental for any subsequent year or years of the term shall be based on the remaining area described in the revised licence.

10. The Minister may reduce the rental payable for a licence in any year in which the licensee is prevented from carrying out exploration or drilling if a public authority having jurisdiction in the area in which the licensee was carrying out exploration or drilling directs the licensee to suspend such work or if weather, water or other conditions prevent such work from being carried out.

11. (1) A licensee who encounters oil while drilling for gas in a water-covered area shall surrender the licence with respect to the area that has been proven to reasonably contain oil.

(2) The licensee who surrenders a water-covered area under subsection (1) has a right of first refusal with respect to obtaining a lease to produce oil from the surrendered area if,

- (a) a lease to produce oil is granted; and
- (b) the licensee pays in advance an annual fee of \$1 per hectare per year to maintain that right.

(3) Despite subsection (1), a licensee who surrenders a water-covered area in the circumstances described in that subsection may, with the Minister's consent, retain the area for the purpose of exploring for gas at a shallower or deeper depth than that at which oil was discovered.

PRODUCTION LEASES

12. (1) A licensee who applies to the Minister for a lease shall be granted a lease for an area that formed all or part of the area described in the licence if the licensee demonstrates to the Minister's satisfaction that the area to be covered by the lease contains economically producible oil or gas.

(2) If the Minister is not satisfied that the licensee has demonstrated that the area to be covered in the lease contains economically producible oil or gas, the Minister may,

- (a) amend the application with respect to the area applied for and grant the lease; or
- (b) refuse to grant the lease.

(3) If the Minister offers for sale by tender the right to obtain a licence, the Minister may grant a lease to the successful purchaser of that right without first issuing a licence.

(4) The area to be covered by a lease shall conform to the size requirements of subsections 7 (2) and (3).

(5) An application for a lease for an area described by a grid system shall be accompanied by,

- (a) a description of the area in accordance with the grid system shown on a plan filed in the Archives of Ontario at Toronto as No. 1495 or any subsequently established grid system;
- (b) a summary of the technical data supporting and quantifying the discovery of economically producible oil or gas; and
- (c) the rent for the first year of the term of the lease.

(6) An application for a lease for an area that is not described by a grid system shall be accompanied by,

- (a) a Crown land reference plan prepared under the instructions of the Minister or any other description approved by the Minister;
- (b) a summary of the technical data supporting and quantifying the discovery of economically producible oil or gas; and
- (c) the rent for the first year of the term of the lease.

13. Drilling for oil by means of wells located in water-covered areas and production of oil from such wells is prohibited despite any rights granted under a lease.

14. (1) A lease shall be for a term of not more than ten years and the anniversary date of every lease shall be deemed to be January 1st in each year.

(2) If oil or gas is produced under a lease and production continues beyond the term of the lease, the Minister shall renew the lease, for successive periods of not more than ten years, with respect to those areas covered by the lease that remain productive.

15. (1) A lessee who is in compliance with the requirements of the *Petroleum Resources Act* and the regulations made under it may, with the Minister's consent, surrender a lease in whole or in part at any time upon giving written notice to the Minister at least 30 days before the surrender is proposed to take effect.

(2) If a surrender is accepted under subsection (1), the annual rental for the year of the term in which the surrender is made shall be that required for the area described in the lease prior to the surrender, but the annual rental for any subsequent year or years of the term shall be based on the remaining area described in the revised lease.

16. (1) A lessee shall pay in advance the annual rental for a lease set out in the Schedule.

(2) If the first year of the term of a lease is less than 12 months, the rental for the first year shall be determined on a proportionate basis.

17. (1) A lessee shall pay a royalty on the oil or gas produced from the area covered by the lease based on the full sale price of the oil or gas received by the lessee at the point at which the lessee transfers custody of the oil or gas to the purchaser, without any deduction for any of the lessee's or purchaser's costs.

(2) The lessee shall pay a royalty on oil at a rate of 12.5 per cent of the full sale price of the oil referred to in subsection (1).

(3) The lessee shall pay a royalty on gas at the percentage rate, as set out in the Schedule, of the full sale price of the gas referred to in subsection (1).

(4) Despite subsection (3), no royalty is payable in respect of any gas produced from the area covered by the lease that the lessee reasonably required and used as fuel for the production of oil or gas from the area.

(5) The royalty on oil or gas produced in a month is payable on or before the end of the month following the month in which the oil or gas is produced, unless otherwise directed by the Minister.

(6) On making a royalty payment, the lessee shall submit evidence of the full sale price of the oil or gas to which the royalty payment relates.

(7) The Minister may recalculate any royalty payment if the Minister determines that the full sale price of the oil or gas does not reflect its fair market value on the day of the sale, in which case the lessee shall pay

a royalty based on the fair market value of the oil or gas on that day and not on the full sale price.

18. (1) In this section,

"pool" means an underground accumulation of oil or gas or both, separated or appearing to be separated from any other underground accumulation;

"spacing unit" has the same meaning as in section 1 of the *Petroleum Resources Act*;

"unitization agreement" means an agreement providing for the combining of separately owned oil or gas interests in a pool, formation or field to permit the efficient and economical drilling for or production of oil, gas or other unitized substances.

(2) If the Crown's interest in oil or gas is within a spacing unit and all of the interests in the oil and gas in the spacing unit are combined under a pooling agreement, the Crown's percentage share of the production of oil or gas from the spacing unit,

(a) is the Crown's percentage share as set out in the agreement; or

(b) is equal to the percentage share by area of the Crown's interest in the oil and gas in the spacing unit in any other case.

(3) If the Crown's interest in oil or gas relates to land that is subject to a unitization agreement, the Crown's percentage share of the production of oil or gas from the land is as set out in the unitization agreement.

(4) When the Crown's percentage share of the production of oil or gas has been determined under subsection (2) or (3), the royalty payable to the Crown shall be calculated in accordance with section 17.

GENERAL

19. A licensee or lessee shall carry out all exploration, drilling and production operations in accordance with,

(a) the Act and this Regulation;

(b) the terms and conditions of the licence or lease;

(c) the *Petroleum Resources Act* and the regulations made under it; and

(d) any order of the Ontario Energy Board or of the Mining and Lands Commissioner.

20. On paying the fee set out in the Schedule, a licensee or lessee may, with the Minister's consent, transfer or assign to any other person the rights conferred under the licence or lease, as the case may be, with respect to the whole or any part of the area covered by the licence or lease, on condition that the licensee or lessee does not retain any interest in the area or part of an area transferred or assigned.

21. (1) Subject to subsections (2) and (3), the Minister may forthwith cancel a licence or terminate a lease without liability and without compensation to the licensee or lessee, as the case may be, if the licensee or lessee fails,

(a) to comply with the terms and conditions of the licence or lease;

(b) to comply with the Act or the *Petroleum Resources Act* or the regulations made under them;

(c) to comply with an order of the Ontario Energy Board or the Mining and Lands Commissioner;

(d) to make a rental or royalty payment as required by this Regulation; or

(e) to produce oil or gas under a lease on or before the fifth anniversary of the lease or during any five year period during the term of the lease.

(2) The Minister may not cancel a licence or terminate a lease under subsection (1) unless he or she delivers or sends by registered mail to the licensee or lessee at the licensee's or lessee's last address on record with the Ministry a notice setting out the default and requiring that it be remedied.

(3) If the licensee or lessee remedies the default within 30 days after delivery or receipt of the notice, the Minister shall not cancel the licence or terminate the lease.

(4) For the purposes of subsection (2), a notice of failure to comply sent by registered mail shall be deemed to have been received on the fifth day after the date of mailing, unless the contrary is shown.

(5) If a licence has been cancelled for failure to comply with a term of the licence, the Minister may cancel, in whole or in part, any or all other licences held by the licensee if, in the Minister's opinion, the licensee is unable to satisfactorily develop the area or areas covered by those licences because the licensee is financially insolvent or because the licensee is unable to meet the requirements of the *Petroleum Resources Act* and the regulations made under it.

22. The Minister may require that a licensee or lessee make and file a cadastral survey satisfactory to the Minister with respect to the position of any boundary that is uncertain or becomes the subject of a dispute.

TRANSITION

23. (1) Licences issued and leases granted under a predecessor of this Regulation shall be deemed to have been issued or granted under this Regulation and to be subject to the conditions and requirements of this Regulation.

(2) Land use permits issued under the *Public Lands Act* for the purposes of oil or gas exploration shall be deemed to be licences issued under this Regulation and to be subject to the conditions and requirements of this Regulation with respect to licences, except that

nothing in this Regulation affects the expiry dates of such land use permits.

(3) Rights of first refusal for obtaining a lease for producing oil acquired before the coming into force of this Regulation are continued but shall be subject to the \$1 per hectare per year maintenance fee referred to in clause 11 (2) (b).

24. Regulation 766 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 72/93 are revoked.

Schedule

Exploration Licence Fees

Application for and surrender, assignment or extension of licence \$100.00 per licence

Production Lease Fees

Application for and surrender, assignment or renewal of lease \$100.00 per lease

Exploration Licence and Production Lease Rentals

- The following are the annual rentals for an exploration licence:
 - \$0.60 per hectare in the first year of the term of the licence.
 - \$1.20 per hectare in the second year of the term of the licence.
 - \$1.80 per hectare in the third term of the licence.
 - \$2.40 per hectare in the fourth year of the term of the licence.
 - \$3.00 per hectare in the fifth year of the term of the licence.
- The annual rental for a production lease is \$2.50 per hectare or \$100, whichever is greater.

Gas Royalty Percentages

- For gas produced from water-covered areas of Lake Erie 10.0%
- For gas produced from nearshore water-covered areas 12.5%
- For gas produced from land based areas 12.5%

18/97

ONTARIO REGULATION 117/97 made under the GAME AND FISH ACT

Made: April 16, 1997
Filed: April 17, 1997

Amending Reg. 511 of R.R.O. 1990
(Game Birds)

Note: Regulation 511 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 14 of Regulation 511 of the Revised Regulations of Ontario, 1990 is amended by striking out "68, 70, 71, 72, 73, 76, 77, 78, 81, 87B, 87C, 87D, 88, 89, 90, 91B, 92B, 92C and 92D" and substituting "68, 70, 71, 72, 73, 74, 76, 77, 78, 81, 87B, 87C, 87D, 88, 89, 90, 91B, 92A, 92B, 92C, 92D and 93A".

RÈGLEMENT DE L'ONTARIO 117/97 pris en application de la LOI SUR LA CHASSE ET LA PÊCHE

pris le 16 avril 1997
déposé le 17 avril 1997

modifiant le Règl. 511 des R.R.O. de 1990
(Gibier à plume)

Remarque : Le Règlement 511 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'article 14 du Règlement 511 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «68, 70, 71, 72, 73, 74, 76, 77, 78, 81, 87B, 87C, 87D, 88, 89, 90, 91B, 92A, 92B, 92C, 92D et 93A» à «68, 71, 72, 73, 76, 77, 78, 81, 87B, 87C, 87D, 88, 89, 90, 91B, 92B, 92C et 92D».

ONTARIO REGULATION 118/97**made under the
COURTS OF JUSTICE ACT**

Made: March 6, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Regulation 194 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by adding the following rule:

NOTICE OF COMMENCEMENT OF PROCEEDING

14.01.1 (1) The plaintiff or applicant in every proceeding in the Municipality of Metropolitan Toronto or a county named in the Schedule to rule 77.01 shall file a notice of commencement of proceeding (Form 77A) when the originating process is issued.

(2) Subrule (1) does not apply to the proceedings referred to in clause 77.01 (2) (a) or (b) (family law).

2. Rule 14.08 of the Regulation is amended by adding the following subrule:

Case Management

(3) Subrules (1) and (2) are subject to the requirement in rule 77.08 that where no defence has been filed and the action has not been disposed of by final order or judgment, the registrar shall, 180 days after the date of issue of the statement of claim or notice of action, make an order dismissing the action as abandoned.

3. The Regulation is amended by adding the following rule:

NOTICE OF DEFENCE

18.03 (1) The defendant or respondent in every proceeding in the Municipality of Metropolitan Toronto or a county named in the Schedule to rule 77.01 shall file a notice of defence (Form 77B) when a notice of intent to defend, a statement of defence, a notice of appearance or a motion in response to a proceeding is served.

(2) Subrule (1) does not apply to the proceedings referred to in clause 77.01 (2) (a) or (b) (family law).

4. Subrule 76.02 (9) of the Regulation is revoked and the following substituted:

Counterclaim, Crossclaim or Third Party Claim

(9) Where a defendant in an action under the simplified procedure makes a counterclaim, crossclaim or third party claim, the main action and the counterclaim, crossclaim or third party claim remain under the simplified procedure if,

- (a) the defendant's counterclaim, crossclaim or third party claim, as the case may be, meets the requirements of subrule (1);
- (b) the defendant's counterclaim, crossclaim or third party claim states that the defendant consents to the application of the simplified procedure and the defendant to the counterclaim, crossclaim or third party claim, as the case may be, does not

**RÈGLEMENT DE L'ONTARIO 118/97
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES**

pris le 6 mars 1997
approuvé le 16 avril 1997
déposé le 17 avril 1997

modifiant le Règl. 194 des R.R.O. 1990
(Règles de procédure civile)

Remarque : Le Règlement 194 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la règle suivante :

AVIS D'INTRODUCTION D'INSTANCE

14.01.1 (1) Le demandeur ou le requérant dans une instance introduite dans la municipalité de la communauté urbaine de Toronto ou dans un comté mentionné dans l'annexe à la règle 77.01 dépose un avis d'introduction d'instance (formule 77A) lors de la délivrance de l'acte introductif d'instance.

(2) Le paragraphe (1) ne s'applique pas aux instances visées à l'alinéa 77.01 (2) a) ou b) (droit de la famille).

2. La règle 14.08 du Règlement est modifiée par adjonction du paragraphe suivant :

Gestion de la cause

(3) Les paragraphes (1) et (2) sont assujettis à l'exigence prévue à la règle 77.08 portant que si aucune défense n'a été déposée et que l'action n'a pas fait l'objet d'une ordonnance définitive ou d'un jugement, le greffier rend une ordonnance rejetant l'instance, 180 jours après la date de délivrance de la déclaration ou de l'avis d'action, comme s'il s'agissait d'une instance qui a fait l'objet d'un désistement.

3. Le Règlement est modifié par adjonction de la règle suivante :

AVIS DE DÉFENSE

18.03 (1) Le défendeur ou l'intimé dans une instance introduite dans la municipalité de la communauté urbaine de Toronto ou dans un comté mentionné dans l'annexe à la règle 77.01 dépose un avis de défense (formule 77B) lors de la signification d'un avis d'intention de présenter une défense, d'une défense, d'un avis de comparution ou d'une motion en réponse à une instance.

(2) Le paragraphe (1) ne s'applique pas aux instances visées à l'alinéa 77.01 (2) a) ou b) (droit de la famille).

4. Le paragraphe 76.02 (9) du Règlement est abrogé et remplacé par ce qui suit :

Demande reconventionnelle, demande entre défendeurs ou mise en cause

(9) Si un défendeur dans une action régie par la procédure simplifiée présente une demande reconventionnelle, une demande entre défendeurs ou une mise en cause, l'action principale et la demande reconventionnelle, la demande entre défendeurs ou la mise en cause continuent d'être régies par la procédure simplifiée si l'une ou l'autre des conditions suivantes est remplie :

- a) la demande reconventionnelle, la demande entre défendeurs ou la mise en cause, selon le cas, présentée par le défendeur répond aux critères du paragraphe (1);
- b) la demande reconventionnelle, la demande entre défendeurs ou la mise en cause présentée par le défendeur indique que ce dernier consent au recours à la procédure simplifiée et le défendeur reconventionnel, le défendeur à une demande entre

object to proceeding under the simplified procedure in the defence to the defendant's claim; or

- (c) the defendant making the counterclaim, crossclaim or third party claim abandons in the reply any claim that does not meet the requirements of subrule (1).

5. Clauses 77.01 (2) (e) and (f) of the Regulation are revoked and the following substituted:

- (e) actions or applications under the *Construction Lien Act*;
- (f) actions or applications under the *Bankruptcy and Insolvency Act* (Canada); and
- (g) actions or applications certified as class proceedings under the *Class Proceedings Act, 1992*.

6. The definition of "defence" in subrule 77.03 (1) of the Regulation is amended by inserting "a notice of intent to defend" before "a statement of defence" in the first line.

7. Subrule 77.05 (2) of the Regulation is amended by striking out "may bear the short title of the proceeding" in the second and third lines.

8. Subrules 77.06 (1) and (10) of the Regulation are revoked and the following substituted:

Notice of Commencement of Proceeding

(1) When an originating process is issued, the plaintiff shall file a notice of commencement of proceeding (Form 77A) and shall serve it with the originating process.

(10) Upon receipt of the requisition referred to in subrule (9), the registrar shall notify the plaintiff to file a copy of the originating process, and the plaintiff shall file it within 10 days of receiving the notice.

9. Rule 77.08 of the Regulation is revoked and the following substituted:

DISMISSAL BY REGISTRAR

77.08 Where no defence has been filed and the proceeding has not been disposed of by final order or judgment, the registrar shall, 180 days after the date of issue of the originating process, make an order dismissing the proceeding as abandoned.

10. Subrule 77.09 (6) of the Regulation is revoked and the following substituted:

(6) Upon receipt of the requisition referred to in subrule (5), the registrar shall notify the defendant to file a copy of the defence, and the defendant shall file it within 10 days of receiving the notice.

11. Subrule 77.14 (7) of the Regulation is amended by striking out "the team leader judge" in the third line and substituting "a judge".

12. Subrule 77.15 (2) of the Regulation is revoked and the following substituted:

Filing of Form

(2) A trial management conference form (Form 77D) shall be filed by the plaintiff and the defendant no later than 14 days before the trial or four days before the trial management conference, whichever is earlier.

défendeurs ou le tiers mis en cause, selon le cas, ne s'y oppose pas dans la défense à la demande du défendeur;

- (c) le défendeur qui présente la demande reconventionnelle, la demande entre défendeurs ou la mise en cause renonce dans la réponse à toute demande qui ne répond pas aux critères du paragraphe (1).

5. Les alinéas 77.01 (2) e) et f) du Règlement sont abrogés et remplacés par ce qui suit :

- e) les actions et les requêtes visées par la *Loi sur le privilège dans l'industrie de la construction*;
- f) les actions et les requêtes visées par la *Loi sur la faillite et l'insolvabilité* (Canada);
- g) les actions et les requêtes certifiées comme recours collectifs aux termes de la *Loi de 1992 sur les recours collectifs*.

6. La définition de «défense» au paragraphe 77.03 (1) du Règlement est modifiée par insertion de «d'un avis d'intention de présenter une défense,» avant «d'une défense» aux première et deuxième lignes.

7. Le paragraphe 77.05 (2) du Règlement est modifié par suppression de «et porter l'intitulé abrégé de l'instance» à la troisième ligne.

8. Les paragraphes 77.06 (1) et (10) du Règlement sont abrogés et remplacés par ce qui suit :

Avis d'introduction d'instance

(1) Lorsqu'un acte introductif d'instance est délivré, le demandeur dépose un avis d'introduction d'instance (formule 77A) et le signifie avec l'acte introductif d'instance.

(10) Sur réception de la réquisition prévue au paragraphe (9), le greffier avise le demandeur qu'il doit déposer une copie de l'acte introductif d'instance. Le demandeur la dépose au plus tard 10 jours après avoir reçu l'avis.

9. La règle 77.08 du Règlement est abrogée et remplacée par ce qui suit :

REJET DE L'INSTANCE PAR LE GREFFIER

77.08 Si aucune défense n'a été déposée et que l'instance n'a pas fait l'objet d'une ordonnance définitive ou d'un jugement, le greffier rend une ordonnance rejetant l'instance, 180 jours après la délivrance de l'acte introductif, comme s'il s'agissait d'une instance qui a fait l'objet d'un désistement.

10. Le paragraphe 77.09 (6) du Règlement est abrogé et remplacé par ce qui suit :

(6) Sur réception de la réquisition prévue au paragraphe (5), le greffier avise le défendeur qu'il doit déposer une copie de la défense. Le demandeur la dépose au plus tard 10 jours après avoir reçu l'avis.

11. Le paragraphe 77.14 (7) du Règlement est modifié par substitution de «un juge» à «le juge responsable d'une équipe» aux troisième et quatrième lignes.

12. Le paragraphe 77.15 (2) du Règlement est abrogé et remplacé par ce qui suit :

Dépôt d'une formule

(2) Une formule pour la conférence de gestion du procès (formule 77D) est déposée par le demandeur et le défendeur au plus tard 14 jours avant le procès ou quatre jours avant la conférence de gestion du procès, selon celle de ces deux dates qui est antérieure à l'autre.

13. Forms 77A and 77B of the Regulation are revoked and the following substituted:

13. Les formules 77A et 77B du Règlement sont abrogées et remplacées par ce qui suit :

Form 77A

(Court File No.)

Courts of Justice Act

(Court)

(Title of Proceeding)

NOTICE OF COMMENCEMENT OF PROCEEDING

This action ☐ or application ☐ is for:

(Select one only that describes the main claim)

collection	<input type="checkbox"/>	construction lien	<input type="checkbox"/>
motor vehicle	<input type="checkbox"/>	negligence	<input type="checkbox"/>
real property	<input type="checkbox"/>	landlord/tenant	<input type="checkbox"/>
contract/commercial	<input type="checkbox"/>	trust/fiduciary duty	<input type="checkbox"/>
wrongful dismissal	<input type="checkbox"/>	medical malpractice	<input type="checkbox"/>
estates	<input type="checkbox"/>	other professional malpractice	<input type="checkbox"/>
bankruptcy	<input type="checkbox"/>	other	<input type="checkbox"/>

The simplified procedure (Rule 76) applies ☐ yes ☐ no

Choice of Track ☐ Fast ☐ Standard

Plaintiff's Lawyer:
(or plaintiff if unrepresented)

Defendant's Lawyer:
(or defendant if unrepresented)

Name:	(1)	Name:	(2)	Name:
Address:		Address:		Address:
Phone:		Phone:		Phone:
Fax:		Fax:		Fax:

Plaintiff's lawyer's Law Society Registration No.

Defendant's lawyer's Law Society Registration No. (if known)

WARNING: In accordance with rule 77.08, where no notice of defence has been filed and the proceeding has not been disposed of by final order or judgment, the registrar will, 180 days after the date of issue of the originating process, dismiss the proceeding as abandoned.

WARNING: In accordance with rule 77.06 (2), this form must be given to the plaintiff.

Filed on Signature of Registrar

Formule 77A

(N° de dossier du greffe)

Loi sur les tribunaux judiciaires

(tribunal)

(intitulé de l'instance)

AVIS D'INTRODUCTION D'INSTANCE

Objet de la présente action ☐ ou requête ☐ :

(Cochez la case qui décrit la demande principale.)

recouvrement	<input type="checkbox"/>	privilège dans l'industrie de la construction	<input type="checkbox"/>
véhicule automobile	<input type="checkbox"/>	négligence	<input type="checkbox"/>
biens immeubles	<input type="checkbox"/>	locateur/locataire	<input type="checkbox"/>
contrat/fins commerciales	<input type="checkbox"/>	fiducie/obligation de représentant	<input type="checkbox"/>
renvoi injustifié	<input type="checkbox"/>	faute professionnelle (médecins)	<input type="checkbox"/>
successions	<input type="checkbox"/>	autre faute professionnelle	<input type="checkbox"/>
faillite	<input type="checkbox"/>	autre	<input type="checkbox"/>

Application de la procédure simplifiée (Règle 76) ☐ oui ☐ nonChoix d'une voie ☐ voie accélérée ☐ voie ordinaireAvocat du demandeur :
(nom du demandeur, s'il n'est pas représenté)Avocat du défendeur :
(noms du défendeur, s'il n'est pas représenté)

Nom :	(1)	Nom :	(2)	Nom :
Adresse :		Adresse :		Adresse :
N° de téléphone :		N° de téléphone :		N° de téléphone :
N° de copieur :		N° de télécopieur :		N° de télécopieur :

N° d'inscription au Barreau de l'avocat du demandeur :

N° d'inscription au Barreau de l'avocat du défendeur (si connu) :

AVERTISSEMENT : Conformément à la règle 77.08, si aucune défense n'a été déposée et que l'instance n'a pas fait l'objet d'une ordonnance définitive ou d'un jugement, le greffier rejettera l'instance, 180 jours après la date de délivrance de l'acte introductif d'instance, comme s'il s'agissait d'une instance qui a fait l'objet d'un désistement.

AVERTISSEMENT : Conformément au paragraphe 77.06 (2), la présente formule doit être remise au demandeur.

Déposé le Signature du greffier

Form 77B

*Courts of Justice Act**(General heading)*

NOTICE OF DEFENCE

On (date) the defendant(s) (insert name of defendant(s)) served the (State here the type of document served, e.g. notice of intent to defend, statement of defence, notice of appearance or notice of motion in response to a proceeding)

(Name, address, telephone and fax numbers of defendant's lawyer or defendant, and law society registration no. of defendant's lawyer, if any.)

TO (Name and address of lawyer or party on whom this notice is served)

Formule 77B

*Loi sur les tribunaux judiciaires**(titre)*

AVIS DE DÉFENSE

Le (date), le/les défendeur(s) (indiquez le nom du/des défendeur(s)) ont signifié le/la/l' (indiquez le type de document signifié, par ex. un avis d'intention de présenter une défense, une défense, un avis de comparution ou un avis de motion en réponse à une instance).

(Nom, adresse, numéros de téléphone et de télécopieur de l'avocat du défendeur ou du défendeur, et numéro d'inscription au Barreau, s'il y a lieu, de l'avocat du défendeur.)

DESTINATAIRE : (Nom et adresse de l'avocat ou de la partie à qui l'avis est signifié.)

14. Form 77C of the Regulation is amended by striking out that portion of the form that precedes "THIS FORM FILED BY" and substituting the following:

Form 77C

*Courts of Justice Act**(General heading)*

CASE MANAGEMENT MOTION FORM

15. (1) Form 77D of the Regulation is amended by striking out that portion of the form that precedes the numbered paragraphs and substituting the following:

14. La formule 77C du Règlement est modifiée par substitution de ce qui suit au passage qui précède «LA PRÉSENTE FORMULE EST DÉPOSÉE PAR» :

Formule 77C

*Loi sur les tribunaux judiciaires**(titre)*FORMULE DE MOTION RELATIVE
À LA GESTION D'UNE CAUSE

15. (1) La formule 77D du Règlement est modifiée par substitution de ce qui suit au passage qui précède les paragraphes numérotés :

Form 77D

*Courts of Justice Act**(General heading)*

TRIAL MANAGEMENT CONFERENCE FORM

(Insert name of party filing this form)

Trial Management Judge or Case Management Master:

Date of Trial Management Conference:

Trial Lawyer: Plaintiff

Defendant

Jury: yes no

Formule 77D

Loi sur les tribunaux judiciaires

(titre)

FORMULE POUR LA CONFÉRENCE DE GESTION DU PROCÈS

(Indiquez le nom de la partie qui dépose la présente formule.)

Juge responsable de la gestion du procès ou protonotaire responsable de la gestion de la cause :

Date de la conférence de gestion du procès :

Avocats : Demandeur

.....

Défendeur

.....

Jury : oui non

(2) Form 77D of the Regulation is further amended by striking out paragraphs 2, 3 and 11 and substituting the following:

(2) La formule 77D du Règlement est modifiée en outre par substitution de ce qui suit aux numéros 2, 3 et 11 :

2. Plaintiff's Witnesses

NamesEstimated time for
Examination-in-chief
(to be completed by
plaintiff)Estimated time for
Cross-examination
(to be completed at trial
management conference)

.....

.....

3. Defendant's Witnesses

NamesEstimated time for
Examination-in-chief
(to be completed by
defendant)Estimated time for
Cross-examination
(to be completed at trial
management conference)

.....

.....

11. Settlement Conference

a) Already held on (date) by

b) Further settlement conference will be conducted:

yes no

c) If yes, lawyer to arrange for such conference to be held prior to (date)

2. Témoins du demandeur

NomsDurée estimative de
l'interrogatoire principal
(à remplir par le demandeur)Durée estimative du
contre-interrogatoire
(à remplir lors de la
conférence de gestion
du procès).....
..........
..........
.....

3. Témoins du défendeur

NomsDurée estimative de
l'interrogatoire principal
(à remplir par le défendeur)Durée estimative du
contre-interrogatoire
(à remplir lors de la
conférence de gestion
du procès).....
..........
..........
.....

.

11. Conférence en vue d'une transaction

a) Elle a été tenue le (date) par

b) Une autre conférence en vue d'une transaction aura lieu :

oui non

c) Dans l'affirmative, un avocat prendra des dispositions pour que la conférence ait lieu avant le (date)

18/97

ONTARIO REGULATION 119/97
made under the
DRUG AND PHARMACIES REGULATION ACTMade: February 27, 1997
Approved: April 16, 1997
Filed: April 17, 1997Amending O. Reg. 297/96
(General)

Note: Ontario Regulation 297/96 has not previously been amended.

1. Ontario Regulation 297/96 is amended by adding the following sections:**3. (1) In this section,**

"advertisement" includes an announcement, directory listing or other form of communication similar to an advertisement;

"prescription services" means the compounding, dispensing or sale by retail of drugs pursuant to prescriptions and the provision of information or advice with respect to those drugs.

(2) It is a standard of accreditation of a pharmacy that the owner or operator of the pharmacy ensure that an advertisement of prescription services available in the pharmacy be in compliance with this section.

(3) The owner or operator of a pharmacy shall not, through any medium, publish, display, distribute or use, or permit, directly or

indirectly, the publication, display, distribution or use through any medium of, an advertisement relating to prescription services that,

- (a) is false, misleading or deceptive, whether as a result of the inclusion of information or the omission of information;
- (b) is not readily comprehensible to the persons to whom it is directed;
- (c) is not dignified and in good taste;
- (d) contains anything that cannot be verified;
- (e) contains testimonials, comparative statements or endorsements;
- (f) contains a reference to a member's area of practice or to a procedure or treatment available from a member practising in the pharmacy, unless the advertisement discloses whether or not the member has an area of expertise and, if the member does have such an area of expertise, the particular expertise;
- (g) contains references to a particular brand of equipment used to assist in providing prescription services;
- (h) contains information that is not relevant to the choice of a pharmacy; or
- (i) contains any representations as to the safety or effectiveness or an indication for use of any specified prescription drug.

(4) An advertisement by the owner or operator of a pharmacy that includes price information relating to prescription drugs shall include

the price information for at least 15 different drugs, 10 of which each belong to a different one of the following drug classifications:

1. Anti-infective agents.
2. Antineoplastic agents.
3. Autonomic agents.
4. Blood formation and coagulation drugs.
5. Cardiovascular drugs.
6. Central nervous system drugs.
7. Diagnostic agents.
8. Electrolytic, caloric and water balance drugs.
9. Cough preparations.
10. Eye, ear, nose and throat preparations.
11. Gastrointestinal drugs.
12. Gold compounds.
13. Heavy metal antagonists.
14. Hormones and substitutes.
15. Oxytocics.
16. Skin and mucous membrane preparations.
17. Spasmolytics.
18. Unclassified therapeutic agents.
19. Vitamins.

(5) If an advertisement by a member includes price information relating to prescription drugs, the advertisement shall include at a minimum the following price information with respect to each drug:

1. The dispensing fee.
2. The sum of the cost to the pharmacy plus the pharmacy's mark-up.
3. The total cost for the prescription to the purchaser.
4. The time period during which the advertised price will be available.

(6) The price information referred to in subsection (5) shall be given for the standard reference quantity of each drug. However, if the prescription is supplied to a consumer in the package in which it was supplied to the pharmacy, the price information shall be given for the quantity contained in the package.

(7) The standard reference quantity for a drug is the reference quantity indicated in the guidelines titled "Standard Reference Quantity Guidelines", dated January 30, 1997 and available from the College or, if it is not indicated in the College guidelines, the standard reference quantity for a drug is,

- (a) for tablets or capsules, 100;
- (b) for liquids, 100 millilitres; or
- (c) 30 grams for solid dosage forms.

(8) An advertisement by a member that includes price information relating to prescription drugs shall include, in addition to the price information referred to in subsection (5), the following information with respect to each drug in respect of which price information is included:

1. The generic name of the drug.
2. The strength of the drug.
3. The brand name and the name of the manufacturer of the drug.
4. The dosage form of the drug.
5. The quantity of the drug for which the price information is given.
6. Any of the following services that are included in the price:
 - i. The establishment of patient medical profiles.
 - ii. Professional consultation.
 - iii. Health care services information.
 - iv. After hours emergency prescription services.
 - v. Delivery service.

(9) In an advertisement by a member that includes price information relating to prescription drugs, equal prominence shall be given to each drug for which price information is given and, for each of those drugs, equal prominence shall be given to all the information required under subsections (5) and (8).

4. It is a standard of accreditation for a pharmacy that the owner or operator of the pharmacy that advertises price information for a prescription drug ensure that the pharmacy does not charge any purchaser, including the Minister, more, in respect of any fee, cost or amount that is required under subsection 3 (5) to be part of the price information, than the amount set out in the advertisement.

5. Nothing in this Part prohibits the owner or operator of a pharmacy from publishing, displaying, distributing or using, or permitting directly or indirectly the publication, display, distribution or use of, an advertisement that relates solely to the co-payment or dispensing fee charged by the pharmacy for supplying a drug that is a listed drug product under the *Ontario Drug Benefit Act* to an eligible person under that Act.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

MARTIN BELITZ
President

A. J. DUNSDON
Registrar

Dated at Toronto on February 27, 1997.

18/97

ONTARIO REGULATION 120/97
made under the
DRUG AND PHARMACIES REGULATION ACT

Made: February 27, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending Reg. 551 of R.R.O. 1990
(General)

Note: Regulation 551 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 42 of Regulation 551 of the Revised Regulations of Ontario, 1990 is revoked.

2. Form 4 of the Regulation is amended by striking out "Part VI of" in the sixth line.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

MARTIN BELITZ
President

A. J. DUNSDON
Registrar

Dated at Toronto on February 27, 1997.

18/97

ONTARIO REGULATION 121/97
made under the
PHARMACY ACT 1991

Made: February 27, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 202/94
(General)

Note: Ontario Regulation 202/94 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 202/94 is amended by adding the following Part:

PART VII
ADVERTISING

38. (1) In this section,

"advertisement" includes an announcement, directory listing or other form of communication similar to an advertisement;

"prescription services" means the compounding, dispensing or sale by retail of drugs pursuant to prescriptions and the provision of information or advice with respect to those drugs.

(2) A member shall not, through any medium, publish, display, distribute or use, or permit, directly or indirectly, the publication, display, distribution or use through any medium of, an advertisement relating to prescription services that,

- (a) is false, misleading or deceptive, whether as a result of the inclusion of information or the omission of information;
- (b) is not readily comprehensible to the persons to whom it is directed;
- (c) is not dignified and in good taste;
- (d) contains anything that cannot be verified;
- (e) contains testimonials, comparative statements or endorsements;
- (f) contains a reference to an area of practice or to a procedure or treatment, unless the advertisement discloses whether or not the member has an area of expertise and, if the member does have such an area of expertise, the particular expertise;
- (g) contains references to a particular brand of equipment used to assist in providing prescription services;
- (h) contains information that is not relevant to the choice of a pharmacist;
- (i) contains any representations as to the safety or effectiveness or an indication for use of any specified prescription drug; or
- (j) is otherwise contrary to this Part.

(3) An advertisement by a member that includes price information relating to prescription drugs shall include the price information for at least 15 different drugs, 10 of which each belong to a different one of the following drug classifications:

- 1. Anti-infective agents.
- 2. Antineoplastic agents.
- 3. Autonomic agents.
- 4. Blood formation and coagulation drugs.
- 5. Cardiovascular drugs.
- 6. Central nervous system drugs.
- 7. Diagnostic agents.
- 8. Electrolytic, caloric and water balance drugs.
- 9. Cough preparations.
- 10. Eye, ear, nose and throat preparations.
- 11. Gastrointestinal drugs.
- 12. Gold compounds.
- 13. Heavy metal antagonists.
- 14. Hormones and substitutes.
- 15. Oxytocics.
- 16. Skin and mucous membrane preparations.
- 17. Spasmolytics.
- 18. Unclassified therapeutic agents.
- 19. Vitamins.

(4) If an advertisement by a member includes price information relating to prescription drugs, the advertisement shall include at a minimum the following price information with respect to each drug:

1. The dispensing fee.
2. The sum of the cost to the pharmacist plus the pharmacist's mark-up.
3. The total cost for the prescription to the purchaser.
4. The time period during which the advertised price will be available.

(5) The price information referred to in subsection (4) shall be given for the standard reference quantity of each drug. However, if the member supplies a prescription to a consumer in the package in which it was supplied to the member, the price information shall be given for the quantity contained in the package.

(6) The standard reference quantity for a drug is the reference quantity indicated in the guidelines titled "Standard Reference Quantity Guidelines", dated January 30, 1997 and available from the College or, if it is not indicated in the College guidelines, the standard reference quantity for a drug is,

- (a) for tablets or capsules, 100;
- (b) for liquids, 100 millilitres; or
- (c) 30 grams for solid dosage forms.

(7) An advertisement by a member that includes price information relating to prescription drugs shall include, in addition to the price information referred to in subsection (4), the following information with respect to each drug in respect of which price information is included:

1. The generic name of the drug.
2. The strength of the drug.
3. The brand name and the name of the manufacturer of the drug.
4. The dosage form of the drug.
5. The quantity of the drug for which the price information is given.
6. Any of the following list of services that are included in the price:
 - i. The establishment of patient medical profiles.
 - ii. Professional consultation.
 - iii. Health care services information.
 - iv. After hours emergency prescription services.
 - v. Delivery service.

(8) In an advertisement by a member that includes price information relating to prescription drugs, equal prominence shall be given to each drug for which price information is given and, for each of those drugs, equal prominence shall be given to all the information required under subsections (4) and (7).

39. It is professional misconduct for the purposes of clause 51 (1) (c) of the *Health Professions Procedural Code* for a member who

advertises price information with respect to a prescription drug to charge any purchaser, including the Minister, more, in respect of any fee, cost or amount that is required under subsection 38 (4) to be part of the price information, than the amount set out in the advertisement.

40. Nothing in this Part prohibits a member from publishing, displaying, distributing or using, or permitting directly or indirectly the publication, display, distribution or use of, an advertisement that relates solely to the co-payment or dispensing fee charged by the member for supplying a drug that is a listed drug product under the *Ontario Drug Benefit Act* to an eligible person under that Act.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

MARTIN BELITZ
President

A. J. DUNSDON
Registrar

Dated at Toronto on February 27, 1997.

18/97

ONTARIO REGULATION 122/97 made under the PHARMACY ACT, 1991

Made: February 27, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 681/93
(Professional Misconduct)

Note: Ontario Regulation 681/93 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 681/93 is amended by adding the following section:

0.1 In this Regulation, "sell" includes distribute, give away, supply or offer to sell, distribute, give away or supply, and "sale" has a corresponding meaning.

2. Section 1 of the Regulation is amended by adding the following paragraphs:

- 21.1 Permitting, consenting to or approving, either expressly or by implication, any act that contravenes Ontario Regulation 121/97 in respect of prescription services at a pharmacy operated by a corporation of which the member is a director.
- 21.2 Contacting or communicating with, or causing or permitting any person to contact or communicate with potential patients, in person, by telephone or by facsimile machine, in an attempt to solicit business.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

MARTIN BELITZ
President

A. J. DUNSDON
Registrar

Dated at Toronto on February 27, 1997.

18/97

ONTARIO REGULATION 123/97
made under the
DENTISTRY ACT, 1991

Made: November 28, 1996
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 792/93
(Fees)

Note: Ontario Regulation 792/93 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 2 (2) of Ontario Regulation 792/93 is revoked and the following substituted:

(2) The annual fee for a general, academic, specialty or education certificate of registration is \$1,250.

2. Clause 4 (a) of the Regulation is revoked and the following substituted:

(a) \$1,250 if the certificate is issued on or after January 1 but before June 1 in a calendar year;

COUNCIL OF THE ROYAL COLLEGE OF
DENTAL SURGEONS OF ONTARIO:

GEORGE P. CITROME
President

MINNA STEIN
Registrar

Dated at Toronto on November 28, 1996.

18/97

ONTARIO REGULATION 124/97
made under the
DENTISTRY ACT, 1991

Made: November 28, 1996
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 832/93
(Registration)

Note: Ontario Regulation 832/93 has not previously been amended.

1. Subparagraph iii of paragraph 2 of subsection 9 (1) of Ontario Regulation 832/93 is revoked and the following substituted:

iii. is, on the date of making the application, registered or licensed to practise independently and without restriction or condition as a dentist in Canada or the United States or in a

jurisdiction whose standards of practice have been approved by the College as equivalent to dental standards of practice in Ontario.

COUNCIL OF THE ROYAL COLLEGE OF
DENTAL SURGEONS OF ONTARIO:

GEORGE P. CITROME
President

MINNA STEIN
Registrar

Dated at Toronto on November 28, 1996.

18/97

ONTARIO REGULATION 125/97
made under the
DENTURISM ACT, 1991

Made: February 17, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 206/94
(General)

Note: Ontario Regulation 206/94 has not previously been amended.

1. Ontario Regulation 206/94 is amended by inserting the sub-heading "Part I" after the heading "General".

2. The Regulation is amended by adding the following Part:

PART II
FEES

4. (1) A person who submits an application for a certificate of registration, other than a certificate referred to in subsection (2), shall pay, for consideration of the application by the Registrar under section 15 of the *Health Professions Procedural Code*, an application fee of \$175.

(2) A person who submits an application for a certificate of registration to teach a brief continuing education program to Ontario denturists under section 4 of Ontario Regulation 833/93 shall pay, for consideration of the application by the Registrar under section 15 of the *Health Professions Procedural Code*, an application fee of \$50.00.

5. (1) Every member shall pay an annual fee in accordance with this section.

(2) In this section,

"year" means a 12-month period that begins on April 15 and ends on the following April 14.

(3) The annual fee shall be paid,

(a) by a lump sum payment on or before April 15 of each year; or

(b) in four equal instalments payable on or before April 15, July 15, October 15 and January 15 of each year.

(4) The annual fee for a member who practises denturism in Ontario at any time during a year is,

- (a) if the fee is paid by a lump sum payment, \$770; or
- (b) if the fee is paid in instalments, \$820 payable in four equal instalments of \$205.

(5) The annual fee for a member who does not practise denturism in Ontario during a year is,

- (a) if the fee is paid by a lump sum payment, \$220; or
- (b) if the fee is paid in instalments, \$240 payable in four equal instalments of \$60.

(6) If, in the course of a year, a member who does not practise begins to practise denturism, the member shall pay the difference between the annual fee he or she paid under subsection (5) and the annual fee payable under subsection (4).

(7) The annual fee for the year in which a person becomes a member shall be prorated according to the part of the year during which the person is a member.

6. (1) A member who fails to pay an annual fee on or before the day on which it is due but who pays the annual fee on or before the day on which the certificate may be suspended under section 24 of the *Health Professions Procedural Code* shall pay a penalty of 10 per cent of the annual fee in addition to the annual fee.

(2) A member who fails to pay an annual fee on or before the day on which it is due but who pays the annual fee after the day the certificate may be suspended under section 24 of the *Health Professions Procedural Code* shall pay a penalty of 20 per cent of the annual fee.

(3) Subsections (1) and (2) apply with necessary modification to a member who fails to pay an instalment on an annual fee.

7. If the Registrar suspends a member's certificate of registration under section 24 of the *Health Professions Procedural Code*, the Registrar shall lift the suspension on payment of,

- (a) the fee the member failed to pay;
- (b) the fees that would have been payable had the member's certificate not been suspended; and
- (c) the applicable penalty under subsection 6 (2) or (3).

8. A person who requests the Registrar to do anything that the Registrar is required or authorized to do by statute or by regulation shall pay,

- (a) if a fee for doing the thing is prescribed, the prescribed fee; or
- (b) if not and a fee has been set by the Registrar, the fee set by the Registrar.

COUNCIL OF THE COLLEGE OF DENTURISTS OF ONTARIO:

KEITH D. COLLINS
Chair

J. WOJCICKY
Registrar

Dated at Toronto on February 17, 1997.

18/97

ONTARIO REGULATION 126/97
made under the
DENTURISM ACT, 1991

Made: February 17, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Revoking O. Reg. 657/93
(Fees)

1. Ontario Regulation 657/93 is revoked.

COUNCIL OF THE COLLEGE OF DENTURISTS OF ONTARIO:

KEITH D. COLLINS
Chair

J. WOJCICKY
Registrar

Dated at Toronto on February 17, 1997.

18/97

ONTARIO REGULATION 127/97
made under the
DENTAL HYGIENE ACT, 1991

Made: December 16, 1996
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 218/94
(General)

Note: Ontario Regulation 218/94 has not previously been amended.

1. Ontario Regulation 218/94 is amended by adding the following Parts:

PART III
FEEs

7. A person who submits an application for a certificate of registration of any class, for consideration by the Registrar pursuant to section 15 of the *Health Professions Procedural Code*, shall pay an application fee of \$75.

8. (1) The annual fee payable by a member is,

- (a) \$300 for a member who holds a general certificate;
- (b) \$350 for a member who holds both a specialty certificate and a general certificate; and
- (c) \$200 for a member who holds an inactive certificate.

(2) The annual fees are payable by a member immediately upon first becoming a member and, thereafter, on January 1 of each year.

(3) The penalty for late payment of a fee set out in subsection (1) is \$50.

9. A member who applies, after January 1 of any year, for a certificate of registration of a different class than the one already held by the member, shall pay the difference between the annual fee paid by the

member on January 1 and the annual fee payable for the certificate for which the member applied if the latter fee is greater.

10. (1) The fee to take the examinations for entry to practice is \$350.

(2) The fees to take supplemental examinations for entry to practice are,

(a) \$75 for the written portion; and

(b) \$275 for the clinical portion.

(3) The Registrar shall receive an appeal of examination results and forward it to the Registration Committee.

(4) A person who files an appeal of examination results with the Registrar shall pay a fee of \$100.

11. (1) A candidate for election to the Council shall pay a fee of \$100 for a recount of the election that the Registrar is required to hold in accordance with section 18 of Ontario Regulation 747/93.

(2) The fee shall be refunded to the candidate if the outcome of the election is changed in his or her favour as a result of the recount.

12. A person who requests the Registrar to do anything that the Registrar is required or authorized to do by statute or by regulation shall pay,

(a) if a fee for doing the thing is prescribed, the prescribed fee; or

(b) if not and a fee has been set by the Registrar, the fee set by the Registrar.

PART IV

NOTICE OF MEETINGS AND HEARINGS

13. (1) The Registrar shall ensure that notice of every Council meeting that is required to be open to the public under the Act is given in accordance with this Part.

(2) The notice must be published in a daily newspaper of general circulation throughout Ontario not less than 14 days before the date of the meeting.

(3) The notice must be in English and French.

(4) The notice must include the intended date, time and place of the meeting, a statement of the purpose of the meeting, and a contact address or phone number where further information may be obtained.

(5) The Registrar shall give notice of Council meetings that are open to the public to every person who makes a written request to receive notice of meetings.

(6) No meeting is invalid simply because a person has not strictly complied with a requirement of this Part.

14. (1) The Registrar shall ensure that information concerning every hearing of a panel of the Discipline Committee respecting allegations of a member's professional misconduct or incompetence is given to every person who requests it in writing,

(a) where possible, at least 30 days before the intended date of the hearing, for requests received by that date; or

(b) for requests received after that date, as soon as is reasonably possible after the request is made.

(2) The information must include the name of the member against whom the allegations have been made, the member's principal place of practice and any other practice location related to the allegations that are the subject of the hearing, the intended date, time and place of the hearing and a statement of the purpose of the hearing.

(3) The information must be available in English and French.

(4) No hearing is invalid simply because a person has not strictly complied with a requirement of this Part.

PART V

PROFESSIONAL MISCONDUCT

15. The following are acts of professional misconduct for the purposes of clause 51 (1) (c) of the *Health Professions Procedural Code*:

1. Contravening a term, condition or limitation imposed on the member's certificate of registration.

2. Contravening or failing to maintain a standard of practice of the profession.

3. Treating or attempting to treat a condition that the member knew or ought to have known was beyond his or her expertise or competence.

4. Failing to refer a client to a qualified medical or dental practitioner where the member recognizes or ought to have recognized a condition which required medical or dental examination.

5. Doing anything to a client for a therapeutic, preventative, maintenance or other health-related purpose in a situation in which a consent is required by law, without such a consent.

6. Abusing a client verbally or physically.

7. Engaging in the practice of the profession while the member's ability to do so is impaired by any substance.

8. Discontinuing professional services that are needed unless,

i. the client requests the discontinuation,

ii. alternative services are arranged, or

iii. the client is given a reasonable opportunity to arrange alternative services.

9. Discontinuing professional services contrary to the terms of an agreement between the member and a hospital within the meaning of the *Public Hospitals Act*.

10. Practising the profession while the member is in a conflict of interest.

11. Breaching an agreement with a client relating to professional services for the client or fees for such services.

12. Failing to reveal the exact nature of a remedy or treatment used by the member following a request by a client, a client's representative or the College to do so.

13. Making a claim respecting the utility of a remedy, treatment, device or procedure other than a claim which can be supported as reasonable professional opinion.

14. Inappropriately using a term, title or designation in respect of the member's practice.

15. Inappropriately using a term, title or designation indicating a specialization in the profession.
16. Using a name other than the member's name as set out in the register in the course of providing or offering to provide services within the scope of practice of dental hygiene.
17. Failing to identify himself or herself, by name or certificate of registration number, on the request of a client, a client's representative, or another health professional.
18. Advertising or permitting advertising with respect to the member's practice in contravention of the regulations.
19. Appearing in, or permitting the use of the member's name in, an advertisement that implies, or could be reasonably interpreted to imply, that the professional expertise of the member is relevant to the subject matter of the advertisement. This paragraph does not apply to an advertisement of the member's own practice or to an advertisement by a non-profit organization if the member receives no consideration for his or her appearance or the use of his or her name.
20. Allowing any person to examine a client health record or giving any information, copy or thing from a client health record to any person except as required or allowed by law.
21. Failing to provide copies from a client health record for which the member has primary responsibility, as required by the regulations under the Act.
22. Failing to make arrangements with a client for the transfer of the client's records in the care of the member,
 - i. when the member retires from practice,
 - ii. when the member changes office location and the client requests that the records be transferred, or
 - iii. when requested to do so by the client.
23. Failing to advise all clients who request it of the new business address and phone number of another member with whom the member previously practised in association, partnership, an employment relationship or otherwise, in order to assist the client to obtain dental hygiene services from the member of his or her choice. This paragraph does not apply to a member who was unable to obtain such information after having made all reasonable efforts to do so.
24. Failing to keep records as required.
25. Falsifying a record relating to the member's practice.
26. Failing, without reasonable cause, to provide a report or certificate relating to an examination or treatment performed by the member, within a reasonable time, to the client or his or her authorized representative after a client or his or her authorized representative has requested such a report or certificate.
27. Signing or issuing, in the member's professional capacity, a document that the member knows contains a false or misleading statement.
28. Failing to pay any money owing to the College.
29. Failing to take reasonable steps to ensure that any information provided by or on behalf of the member to the College is accurate.
30. Failing to reply appropriately or within a reasonable time to a written inquiry made by the College that requests a response.
31. Failing to attend an oral caution of the Complaints Committee or an oral reprimand of the Discipline Committee.
32. Submitting an account or charge for services that the member knows is false or misleading.
33. Counselling or assisting in the submitting of false or misleading accounts or charges to clients or in respect of their care.
34. Charging or accepting a fee or amount that is excessive or unreasonable in relation to the services performed.
35. Entering into an agreement that provides that the member may charge or accept payment of a fee or amount that is excessive or unreasonable having regard to the services that may be performed under the agreement.
36. Failing to abide by a written undertaking given by the member to the College or to carry out an agreement entered into with the College.
37. Offering or giving a reduction for prompt payment of an account.
38. Failing to itemize an account for professional services,
 - i. if requested to do so by the client or the person or agency who is to pay, in whole or in part, for the services, or
 - ii. if the account includes a commercial laboratory fee.
39. Selling or assigning any debt owed to the member for professional services. This does not include the use of credit cards to pay for professional services.
40. Receiving any form of benefit from the practice of dental hygiene while under suspension unless full disclosure is made by the member to the College of the nature of the benefit to be obtained and prior approval is obtained from the Executive Committee.
41. Employing or otherwise benefiting from a suspended member with respect to the practice of dental hygiene unless full disclosure is made by the member to the College of the nature of the benefit to be obtained and prior approval is obtained from the Executive Committee.
42. Contravening the Act, the *Regulated Health Professions Act, 1991* or the regulations under either of those Acts.
43. Contravening a federal, provincial or territorial law, a municipal by-law or a by-law or rule of a hospital within the meaning of the *Public Hospitals Act* if,
 - i. the purpose of the law, by-law or rule is to protect the public health, or
 - ii. the contravention is relevant to the member's suitability to practise.
44. Influencing a client to change his or her will or other testamentary instrument.
45. Failing to co-operate with an investigator of the College or another regulatory body, upon production by the investigator of his or her appointment under section 75 of the *Health Professions Procedural Code* or to provide access to and copies of all records, documents, and things that may be reasonably required for the purposes of the investigation.

46. Failing to permit entry at a reasonable time and to co-operate with a representative of the College conducting an inspection or examination of the member's office, records, equipment or practice in accordance with the regulations.
47. Engaging in conduct or performing an act, in the course of practising the profession that, having regard to all the circumstances, would reasonably be regarded by members as disgraceful, dishonourable or unprofessional.

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

LYNDA McKEOWN
President

FRAN RICHARDSON
Registrar

Dated at Toronto on December 16, 1996.

18/97

ONTARIO REGULATION 128/97
made under the
DENTAL HYGIENE ACT, 1991

Made: December 16, 1996
Approved: April 16, 1997
Filed: April 17, 1997

Revoking O. Reg. 655/93
(Fees)

Revoking O. Reg. 797/93
(Professional Misconduct)

1. Ontario Regulations 655/93 and 797/93 are revoked.

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

LYNDA McKEOWN
President

FRAN RICHARDSON
Registrar

Dated at Toronto on December 16, 1996.

18/97

ONTARIO REGULATION 129/97
made under the
DENTAL HYGIENE ACT, 1991

Made: February 20, 1997
Approved: April 16, 1997
Filed: April 17, 1997

Amending O. Reg. 863/93
(Registration)

Note: Ontario Regulation 863/93 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 2 of Ontario Regulation 863/93 is revoked and the following substituted:

2. A person may apply for the issue of a certificate of registration in a class set out in section 1 by submitting a completed application to the Registrar, in the manner specified by the Registrar, together with all required supporting documentation and the application fee.

2. (1) Sub-subparagraph B of subparagraph i of paragraph 1 of subsection 5 (1) of the Regulation is revoked and the following substituted:

- B. successfully completed a course in dental hygiene of at least two years at an educational institution that at the time of the applicant's graduation was accredited by an accrediting body acceptable to the Registration Committee for education of dental hygienists, or

(2) Paragraph 2 of subsection 5 (1) of the Regulation is revoked and the following substituted:

2. The applicant,

- i. must be the holder of a certificate issued by the National Dental Hygiene Certification Board or, if the applicant is not eligible to sit for the National Dental Hygiene Certification Examination but otherwise meets the registration requirements, must have successfully completed the written certification examination set or approved by the Council,
- ii. must have successfully completed the clinical assessment set or approved by the Council, unless the applicant has successfully completed a course in dental hygiene of at least two years at an educational institution that at the time of the applicant's graduation was accredited by an accrediting body acceptable to the Registration Committee for education of dental hygienists, and
- iii. has paid the examination fees and assessment fees associated with subparagraphs i. and ii.

3. (1) Paragraph 2 of subsection 7 (1) of the Regulation is amended by striking out "the College" in the last line and substituting "the Registration Committee in accordance with its policies".

(2) Subsection 7 (2) of the Regulation is revoked and the following substituted:

(2) Paragraph 2 of subsection (1) does not apply to a member who has been the holder of a general certificate of registration for two years or less.

4. (1) Subparagraph i of paragraph 2 of subsection 8 (1) of the Regulation is amended by striking out "of" after "Dentistry" in the second line and substituting "or".

(2) Subparagraph ii of paragraph 2 of subsection 8 (1) of the Regulation is revoked and the following substituted:

- ii. successfully completed a course in a specialty program in dental hygiene at an educational institution that at the time of the applicant's graduation was accredited by an accrediting body acceptable to the Registration Committee for education of dental hygienists in that specialty, or

(3) Paragraph 3 of subsection 8 (1) of the Regulation is amended by striking out "the College" in the last line and substituting "the Registration Committee in accordance with its policies".

(4) Subsection 8 (3) of the Regulation is amended by striking out "the College" in the last line and substituting "approved by the Registration Committee in accordance with its policies".

(5) Subsection 8 (4) of the Regulation is revoked and the following substituted:

(4) Subsection (3) does not apply to a member who has been the holder of a specialty certificate of registration for two years or less.

5. Subsection 9 (1) of the Regulation is revoked and the following substituted:

(1) It is a non-exemptible registration requirement for an inactive certificate of registration that the applicant must,

(a) be a member who has previously been the holder of a general certificate of registration; or

(b) meet the non-exemptible requirements of paragraphs 1 and 2 of subsection 5 (1) and of subsection 5 (2) and the registration requirements of subsections 6 (1), (2), (4) and (5).

6. Section 10 of the Regulation is revoked and the following substituted:

10. (1) A member who holds an inactive certificate of registration may, upon application, be issued a general or specialty certificate of registration if the member meets at least one of the following registration requirements:

1. The member has been the holder of an inactive certificate of registration for three years or less, and he or she held a general or specialty certificate of registration for at least three consecutive years prior to being issued the inactive certificate.

2. The member has been the holder of an inactive certificate of registration for three years or less, and his or her previous practice of dental hygiene was of a nature and extent that demonstrates he or she could meet the current standards of practice in Ontario.

3. The member,

i. has been practising dental hygiene outside of Ontario to a nature and extent that demonstrates he or she could meet the current standards of practice in Ontario, and

ii. provides a letter of good standing from the governing body in the jurisdiction or jurisdictions in which he or she has practised within the last three years.

4. The member has satisfactorily completed a refresher course approved by the Registration Committee in accordance with its policies within the 18 months before the application.

(2) The member must submit to the College proof of having professional liability insurance in the amount required under section 15 before being issued a general or specialty certificate of registration.

7. Paragraph 6 of subsection 11 (2) of the Regulation is amended by striking out "17" in the second line and substituting "15".

8. (1) Subsection 12 (1) of the Regulation is amended by striking out the first three lines and substituting the following:

(1) If the Registrar suspends or revokes a member's certificate of registration for failure to pay a prescribed fee, the Registrar may lift the suspension or issue a new certificate on the payment of,

.

(2) Section 12 of the Regulation is amended by adding the following subsection:

(1.1) If a person whose certificate of registration has been revoked or suspended as a result of disciplinary or incapacity proceedings applies to have a new certificate issued or the suspension lifted, and the Registrar is directed under the *Health Professions Procedural Code* to issue the new certificate or lift the suspension, the Registrar may do so on the payment of,

(a) all outstanding fees or any penalties imposed by a committee of the College; and

(b) any applicable penalties, including the reinstatement fee.

(3) Subsection 12 (2) of the Regulation is amended by striking out "list" in the third line and substituting "lift".

(4) Subsections 12 (3), (4) and (5) of the Regulation are revoked and the following substituted:

(3) A certificate of registration that has been suspended by the Registrar is deemed to have been revoked the day after the second anniversary of the event that gave rise to the suspension, if the suspension is still in effect at that time.

(4) The reinstatement fee for a person applying to the Registrar to lift a suspension or issue a new certificate under this section is \$125.

(5) A member may be reinstated if the member applies for reinstatement and pays the required fees before the deemed revocation described in subsection (3).

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

EVIE JESIN
President

FRAN RICHARDSON
Registrar

Dated at Toronto on February 20, 1997.

18/97

ONTARIO REGULATION 130/97
made under the
RESPIRATORY THERAPY ACT, 1991

Made: March 20, 1997

Approved: April 16, 1997

Filed: April 17, 1997

Amending O. Reg. 596/94
(General)

Note: Ontario Regulation 596/94 has not previously been amended.

1. Ontario Regulation 596/94 is amended by adding the following Parts:

PART IV FEES

24. In this Part,

"year" means the College's membership year that begins on March 1 and ends on the following February 28 or on the following February 29, when applicable.

25. (1) Every member shall pay an annual fee.

(2) The annual fee for an active member is \$500.

(3) The annual fee for an inactive member is \$50.

26. (1) The annual fee must be paid on or before March 1 in the year.

(2) No later than 60 days before the annual fee is due, the Registrar shall notify the member of the amount of the fee and the day on which the fee is due.

(3) If a member fails to pay an annual fee on or before the day on which the fee is due, the member shall pay a penalty of 10 per cent of the annual fee in addition to the annual fee.

27. (1) If the Registrar suspends a member's certificate of registration for failure to pay an annual fee, the Registrar may lift the suspension upon the payment of,

(a) if the suspension is lifted in the same year as the year in which it was imposed, the annual fee for that year and a penalty of 20 per cent of the annual fee; or

(b) if the suspension is lifted in the first, second, third or fourth year after the year in which it was imposed, the annual fee for the year in which the suspension was imposed and for the year in which it was lifted and,

(i) if the suspension is lifted in the first year after the year in which it was imposed, a penalty of 40 per cent of the annual fee for the year in which the suspension was imposed,

(ii) if the suspension is lifted in the second year after the year in which it was imposed, a penalty of 60 per cent of the annual fee for the year in which the suspension was imposed,

(iii) if the suspension is lifted in the third year after the year in which it was imposed, a penalty of 80 per cent of the annual fee for the year in which the suspension was imposed, or

(iv) if the suspension is lifted in the fourth year after the year in which it was imposed but before the day the certificate is deemed to have been revoked under subsection (2), a penalty of 100 per cent of the annual fee for the year in which the suspension was imposed.

(2) If the member does not pay the fee and penalty by the fourth anniversary of the suspension of the certificate of registration, the certificate is deemed to have been revoked on that day.

(3) If a certificate of registration is deemed to have been revoked under subsection (2), the Registrar may issue a new certificate to the former member if the former member,

(a) satisfies the requirements for the class of certificate which is sought;

(b) pays an application fee of \$75;

(c) pays the annual fee for the year in which the new certificate is issued; and

(d) pays the annual fee for the year in which the member's previous certificate was suspended and a penalty of 100 per cent of that annual fee.

28. (1) If a member resigns, the Registrar may issue a new certificate of registration to the former member if the former member,

(a) satisfies the requirements for the class of certificate for which the former member has applied;

(b) pays an application fee of \$75; and

(c) pays the annual fee for the year in which the new certificate is issued.

(2) If a member fails to pay his or her annual fees on March 1 of a year but resigns before his or her certificate of registration is suspended for non-payment of fees, the Registrar may issue a new certificate of registration to the former member if the former member,

(a) satisfies the requirements for the class of certificate for which the former member has applied;

(b) pays an application fee of \$75; and

(c) pays the annual fee for the year in which he or she resigned and a penalty of 10 per cent of that annual fee and, if the member applies for a new certificate in a year after the year in which the member failed to pay his or her fees, the annual fee for that year.

29. A person who requests the Registrar to do anything that the Registrar is required or authorized to do by statute or by regulation shall pay,

(a) if a fee for doing the thing is prescribed, the prescribed fee; or

(b) if not and a fee has been set by the Registrar, the fee set by the Registrar for doing so.

PART V NOTICE OF MEETINGS AND HEARINGS

30. (1) The Registrar shall ensure that notice of every Council meeting that is required to be open to the public under the Act is given in accordance with this Part.

(2) Notice of a meeting of the Council that is required to be open to the public shall be published in a daily newspaper of general circulation throughout Ontario no less than 14 days before the day of the meeting.

(3) The notice shall be published in English and in French.

(4) The notice shall contain the date, time and place of the meeting and a statement of the purpose of the meeting.

(5) The Registrar shall give notice of a Council meeting that is open to the public to every person who requests it.

31. (1) The Registrar shall ensure that a notice of a hearing of the Discipline Committee respecting allegations of a member's professional misconduct or incompetence is given to every person who requests it.

(2) The notice shall be given,

(a) if the request is received 32 days or more before the date of the hearing, at least 30 days before the date of the hearing; and

- (b) if the request is received less than 32 days before the date of the hearing, as soon as reasonably possible after the request is received.
- (3) The notice shall be available in English and in French.
- (4) The notice shall contain,
 - (a) the name of the member against whom the allegations of professional misconduct have been made;
 - (b) the member's principal place of practice;
 - (c) the date, time and place of the hearing; and
 - (d) a statement of the purpose of the hearing.

COUNCIL OF THE COLLEGE OF RESPIRATORY
THERAPISTS OF ONTARIO:

RALPH GANTER
President

GLEN RANDALL
Registrar

Dated at Toronto on March 20, 1997.

18/97

ONTARIO REGULATION 131/97
made under the
RESPIRATORY THERAPY ACT, 1991

Made: July 22, 1996
Approved: April 16, 1997
Filed: April 17, 1997

Revoking O. Reg. 678/93
(Fees)

1. Ontario Regulations 678/93 and 124/94 are revoked.

COUNCIL OF THE COLLEGE OF RESPIRATORY
THERAPISTS OF ONTARIO:

BARBARA SMITH
President

GLEN RANDALL
Registrar

Dated at Toronto on July 22, 1996.

18/97

ONTARIO REGULATION 132/97
made under the
INSURANCE ACT

Made: April 16, 1997
Filed: April 17, 1997

VARIABLE INSURANCE CONTRACTS

DEFINITIONS

1. In this Regulation,

"CLHIA" means the Canadian Life and Health Insurance Association Inc.;

"CLHIA guidelines" means the guidelines of the CLHIA entitled "CLHIA Guidelines on Individual Variable Insurance Contracts Relating to Segregated Funds" and dated March 4, 1997, as published in the Ontario Gazette dated May 3, 1997;

"segregated fund" means, in relation to a variable insurance contract, the separate and distinct fund referred to in the definition of "variable insurance contract" in subsection 110 (1) of the Act upon which the contract is based;

"variable insurance contract" means a variable insurance contract as defined in subsection 110 (1) of the Act.

FILINGS WITH SUPERINTENDENT

2. (1) The following are prescribed as material that is required to be filed with the Superintendent under subsection 110 (2) of the Act:

1. A compliance report in the form required under the CLHIA guidelines.
2. One of the following,
 - i. a report of the CLHIA indicating that the documents that the insurer is required to provide to the CLHIA under the provisions of the CLHIA guidelines have been provided and that the documents comply with the requirements of the CLHIA guidelines,
 - ii. a report from a lawyer in private practice in Canada indicating that the documents referred to in subparagraph i have been provided to the lawyer and that the documents comply with the requirements of the CLHIA guidelines,
 - iii. a certificate that satisfies the requirements in subsection (2).

(2) The following are the requirements that must be satisfied by a certificate referred to in subparagraph iii of paragraph 2 of subsection (1):

1. The certificate must be issued by the official in another province or territory of Canada who is the equivalent of the Superintendent.
2. For every document in the information folder filed, or being filed, with the Superintendent, there must be an identical document attached to the certificate.
3. The certificate must state that the documents referred to in paragraph 2 that are attached to the certificate are authorized for use in the province or territory of the official who issued the certificate.

(3) If the insurer files a new information folder under subsection 110 (6) of the Act the insurer shall also file,

- (a) the documents prescribed in subsection (1);
- (b) for each document in the new information folder that is changed from the corresponding document in the latest information folder, a version of the document that identifies every change.

3. (1) The information folder and other material that are required to be filed under subsection 110 (2) of the Act shall be filed at least thirty days before the insurer issues, or offers to enter into, a variable insurance contract to which the folder and other material relate.

(2) Any two of the chief executive officer, chief financial officer, chief investment officer, secretary or other director or officer of the

insurer appointed for the purpose are prescribed for the purposes of subsection 110 (4) of the Act as other persons who may sign the certificate referred to in that subsection.

TIME PERIOD FOR NEW INFORMATION FOLDER (no material change)

4. The period that ends on the earlier of the following dates is prescribed as the period of time for the purposes of clause 110 (6) (b) of the Act:

1. The date that is thirteen months after the date of filing of the latest information folder.
2. The date that is sixteen months after the last day of the period to which the audited financial statement included in the latest information folder filed with the Superintendent relates.

PROMISES, COMPARISONS, ETC. CONNECTED TO SALES

5. It is an unfair or deceptive act or practice for an insurer, in connection with the sale or marketing of variable insurance contracts,

- (a) to give an undertaking or make a promise as to,
 - (i) the future value of a fund,
 - (ii) an interest in a fund, or
 - (iii) a benefit supported by a fund other than a guarantee, in the variable insurance contract, that all or a portion of the premiums will be returned on the death of the insured or at the maturity of the contract;
- (b) to make a comparison between a variable insurance contract and another type of investment that misrepresents the other type of investment or that misrepresents its advantages or disadvantages;
- (c) to make a false or misleading statement about the segregated fund upon which a variable insurance contract is or would be based.

DOCUMENTATION BEFORE ACCEPTANCE

6. (1) On and after the day on which the CLHIA guidelines require audited financial statements, it is an unfair or deceptive act or practice for an insurer to accept an application for a variable insurance contract from a person before,

- (a) delivering to the person, along with the copy of the latest information folder required under subsection 110 (5) of the Act, a copy of the most recent audited financial statement for the segregated fund upon which the contract would be based; and
- (b) obtaining from the person a signed acknowledgment that the person has received a copy of the latest information folder.

(2) Clause (1) (a) does not apply if the latest information folder includes a copy of the most recent audited financial statement.

ANNUAL STATEMENT TO CONTRACT HOLDERS

7. It is an unfair or deceptive act or practice for an insurer to fail to give, in accordance with the CLHIA guidelines, the annual statement the insurer is required to give under those guidelines to each person to whom the insurer has issued a variable insurance contract.

PARTITIONS

8. (1) It is an unfair or deceptive act or practice for an insurer that intends to partition the assets of a segregated fund to fail to give, in accordance with the CLHIA guidelines, the notice the insurer is required to give under those guidelines to the Superintendent or a person who has been issued a contract that is based on the fund.

(2) In this section, "partition" means the allocation of identifiable assets of a fund to the credit of classes of persons to whom variable insurance contracts have been issued.

(3) This section does not apply if the partition is a routine internal accounting practice in the normal course of business.

MERGERS

9. If one or more insurers intend to merge segregated funds, it is an unfair or deceptive act or practice,

- (a) for an insurer to fail to file with the Superintendent, in accordance with the CLHIA guidelines, the documents the insurer is required to file under those guidelines;
- (b) for an insurer that maintains a fund that is to be merged to fail to give, in accordance with the CLHIA guidelines, the notice the insurer is required to give under those guidelines to a person who has been issued a contract that is based on the fund;
- (c) for the insurer that will maintain the fund that will be formed by the merger to fail to disclose, in accordance with the CLHIA guidelines, the income tax implications the insurer is required to disclose under those guidelines to a person who has been issued a contract that is based on a fund to be merged.

AUDITED STATEMENTS

10. On and after the day on which the CLHIA guidelines require audited financial statements, an insurer shall ensure that audited financial statements that comply with the CLHIA guidelines are prepared.

COMMENCEMENT

11. (1) Except as provided in subsection (2), this Regulation comes into force on July 1, 1997.

(2) Sections 1, 2 and 3 come into force on the day this Regulation is filed but until July 1, 1997 those sections apply only with respect to variable insurance contracts that are issued on or after July 1, 1997 or that an insurer offers, before that day, to enter into on or after that day.

18/97

ONTARIO REGULATION 133/97

made under the
INSURANCE ACT

Made: April 16, 1997

Filed: April 17, 1997

Amending Reg. 677 of R.R.O. 1990
(Variable Insurance Contracts of Life Insurers)

Note: Regulation 677 has not previously been amended.

1. The title to Regulation 677 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

**VARIABLE INSURANCE CONTRACTS, ISSUED
BEFORE JULY 1, 1997, WITH INSURERS
NO LONGER ISSUING THEM**

2. Sections 2, 3, 4, 5, 6 and 8 of the Regulation are revoked and the following substituted:

2. This Regulation applies only with respect to a variable insurance contract issued before July 1, 1997 that is with an insurer that no longer issues or offers to enter into such contracts.

3. Forms 1, 2, 3, 4, 5 and 7 of the Regulation are revoked.

4. This Regulation comes into force on July 1, 1997.

18/97

ONTARIO REGULATION 134/97

made under the
MUNICIPAL ACT

Made: April 16, 1997

Filed: April 17, 1997

Amending O. Reg. 143/96
(Powers of the Minister or a Commission for the
Implementation of a Restructuring Proposal)

Note: Since January 1, 1997, Ontario Regulation 143/96 has been amended by Ontario Regulation 76/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 18 (3) of Ontario Regulation 143/96 is revoked and the following substituted:

(3) This section does not apply to an order of the Minister that comes into force between January 1, 1997 and May 15, 1997, both inclusive, implementing a restructuring proposal submitted to the Minister on or before March 31, 1997.

18/97

RÈGLEMENT DE L'ONTARIO 134/97

pris en application de la
LOI SUR LES MUNICIPALITÉS

pris le 16 avril 1997
déposé le 17 avril 1997

modifiant le Règl. de l'Ont. 143/96
(Pouvoirs du ministre ou d'une commission visant la
mise en œuvre d'une proposition de restructuration)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement de l'Ontario 143/96 a été modifié par le Règlement de l'Ontario 76/97. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le paragraphe 18 (3) du Règlement de l'Ontario 143/96 est abrogé et remplacé par ce qui suit :

(3) Le présent article ne s'applique pas à l'arrêté du ministre qui entre en vigueur entre, inclusivement, le 1^{er} janvier 1997 et le 15 mai 1997, et qui met en œuvre une proposition de restructuration présentée au ministre le 31 mars 1997 ou avant cette date.

ONTARIO REGULATION 135/97

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: April 9, 1997

Filed: April 17, 1997

Amending O. Reg. 482/73

(County of Halton (now the Regional Municipality of Halton), City of Burlington))

Note: Ontario Regulation 482/73 of the Revised Regulations of Ontario, 1980 has not been amended in 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Subparagraph iv of paragraph 1 of subsection 2 (2) of Ontario Regulation 482/73 is amended by adding the following sub-subparagraph:

- H. Those parts of lots 6, 7, 8 and 9 in Concession 1, East Flamborough in the City of Burlington in the Regional Municipality of Halton, being the lands outlined on a map numbered 190 identified by the Registrar of Regulations Office on April 17, 1997 and filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.

2. Subparagraph v of paragraph 1 of subsection 2 (2) of the Regulation is revoked and the following substituted:

- v. Lots 1 to 13, inclusive, in Concession 11, East Flamborough in the City of Burlington in the Regional Municipality of Halton, excepting:

- A. Those parts of lots 5, 6, 7, 8 and 9 in Concession 11, East Flamborough in the City of Burlington in the Regional Municipality of Halton, being the lands outlined on a map numbered 190 identified by the Registrar of Regulations Office on April 17, 1997 and filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.

3. Paragraph 3 of subsection 2 (2) of the Regulation is revoked and the following substituted:

3. All original road allowances between or fronting on the lands described in this subsection, excepting:

- i. Those parts of the original road allowances in the City of Burlington, in the Regional Municipality of Halton that are within the lands outlined on a map numbered 190 identified by the Registrar of Regulations Office on April 17, 1997 and filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.

MEREDITH BERESFORD
Director

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 9, 1997.

18/97

ONTARIO REGULATION 136/97

made under the

LIQUOR LICENCE ACT

Made: April 16, 1997

Filed: April 18, 1997

Amending Reg. 723 of R.R.O. 1990

(Possession of Liquor in Provincial Parks)

Note: Regulation 723 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 723 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule

Awenda Provincial Park	Pinery Provincial Park
Balsam Lake Provincial Park	Point Farms Provincial Park
Bass Lake Provincial Park	Port Burwell Provincial Park
Blue Lake Provincial Park	Presqu'île Provincial Park
Bon Echo Provincial Park	Rideau River Provincial Park
Craigleith Provincial Park	Rock Point Provincial Park
Darlington Provincial Park	Rondeau Provincial Park
Earl Rowe Provincial Park	Rushing River Provincial Park
Emily Provincial Park	Sandbanks Provincial Park
Fitzroy Provincial Park	Sauble Falls Provincial Park
Ipperwash Provincial Park	Serpent Mounds Provincial Park
Killbear Provincial Park	Sibbald Point Provincial Park
Long Point Provincial Park	Six Mile Lake Provincial Park
MacGregor Point Provincial Park	Sleeping Giant Provincial Park
Mara Provincial Park	Turkey Point Provincial Park
McRae Point Provincial Park	Wheatley Provincial Park
Oastler Lake Provincial Park	

18/97

ONTARIO REGULATION 137/97

made under the

FARM PRODUCTS MARKETING ACT

Made: April 16, 1997

Filed: April 18, 1997

**BURLEY TOBACCO—DISSOLUTION OF
LOCAL BOARD**

1. In this Regulation,

"local board" means The Ontario Burley Tobacco Growers' Marketing Board.

2. The local board shall donate the money standing to its credit to the Access Program at the Ridgetown College of Agricultural Technology for scholarships to crop science students in the name of the local board.

3. The local board is dissolved.

4. Regulation 399 of the Revised Regulations of Ontario, 1990 is revoked.

5. Sections 3 and 4 come into force on the day one month after this Regulation is filed under the *Regulations Act*.

18/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—05—10

ONTARIO REGULATION 138/97 made under the MILK ACT

Made: April 2, 1997
Filed: April 24, 1997

Amending Reg. 760 of R.R.O. 1990
(Milk and Farm-Separated Cream—Plan)

Note: Regulation 760 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraphs 6 and 7 of section 7 of the Schedule to Regulation 760 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

6. Region 6, comprising the Counties of Dufferin, Simcoe and Wellington and the Regional Municipality of Peel.

7. Region 7, comprising the County of Brant and the Regional Municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth and Niagara.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on April 2, 1997.

19/97

ONTARIO REGULATION 139/97 made under the HIGHWAY TRAFFIC ACT

Made: April 21, 1997
Filed: April 24, 1997

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 27 of Schedule 6 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

27. That part of the King's Highway known as No. 11 in the District of Municipality of Muskoka beginning at a point situate at its intersection with the centre line of the King's Highway known

as No. 118 in the Town of Bracebridge and extending southerly for a distance of 2000 metres in the Town of Gravenhurst.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 21, 1997.

19/97

ONTARIO REGULATION 140/97 made under the HIGHWAY TRAFFIC ACT

Made: April 21, 1997
Filed: April 24, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97 and 115/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 7 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

7. Despite paragraph 8 of Part 3 of Schedule 53, no person shall operate a motor vehicle at a greater rate of speed than 60 kilometres per hour on days during which school is regularly held between the hours of 7:15 a.m. to 8:15 a.m. and 2:15 p.m. to 3:15 p.m. on that part of the King's Highway known as No. 48 in the Town of Georgina in the Regional Municipality of York beginning at a point situate 105 metres measured westerly from its intersection with the westerly limit of the roadway known as Weir's Road and extending westerly for a distance of 750 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 21, 1997.

19/97

ONTARIO REGULATION 141/97 made under the HIGHWAY TRAFFIC ACT

Made: April 21, 1997
Filed: April 24, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97 and 140/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 265
HIGHWAY NO. 529

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

Parry Sound—Twp. of Wallbridge

1. That part of the King's Highway known as No. 529 in the Township of Wallbridge in the Territorial District of Parry Sound lying between a point situate at its intersection with the westerly limit of the northerly junction of the King's Highway known as No. 69 and extending westerly to a point situate 500 metres in the Magnetawan First Nation Reserve No. 1.

PART 6

(Reserved)

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 21, 1997.

19/97

ONTARIO REGULATION 142/97
made under the
HEALTH INSURANCE ACT

Made: April 24, 1997
Filed: April 24, 1997

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 552 has been amended by Ontario Regulations 14/97, 15/97 and 59/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) **Item 22 of Part I of Schedule 5 to Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked.**

(2) **Items 36 and 61 of Part I of Schedule 5 to the Regulation are revoked and the following substituted:**

36. North York Kinesis Physical Therapy

.

61. Simcoe Elgin Ave. Physiotherapy

.

(3) **Item 73 of Part I of Schedule 5 to the Regulation is revoked and the following substituted:**

73. Toronto Community Physiotherapy Centre

(4) **Part I of Schedule 5 to the Regulation is amended by adding the following item:**

84.0.1. Waterdown King East Physiotherapy

19/97

ONTARIO REGULATION 143/97
made under the
PLANNING ACT

Made: April 23, 1997
Filed: April 25, 1997

Amending O. Reg. 25/86
(Zoning Areas—District of Kenora (Territorial),
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1997, Ontario Regulation 25/86 has been amended by Ontario Regulation 12/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. **Ontario Regulation 25/86 is amended by adding the following section:**

123. (1) Despite section 16, no building or structure shall be erected other than a boat-house, steam-bath, dock or wharf within 13 metres of the shoreline of a lake on the land described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Drayton in the District of Kenora, being part of Mining Location HW 114 and the road allowance along the shore of Pelican Lake, more particularly described as Parcel 13457 D.K.F. and Parcel 21253 D.K.F.

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 23, 1997.

19/97

ONTARIO REGULATION 144/97
made under the
PLANNING ACT

Made: April 18, 1997
Filed: April 25, 1997

Amending O. Reg. 25/86
(Zoning Areas—District of Kenora (Territorial),
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1997, Ontario Regulation 25/86 has been amended by Ontario Regulations 12/97 and 143/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. **Ontario Regulation 25/86 is amended by adding the following section:**

122. (1) Despite section 52, the storage of aggregates, equipment maintenance and an office building, together with accessory buildings and structures are permitted on the lands described in subsection (3).

(2) Despite subsection 53 (1), the uses, buildings and structures described in subsection (1) are subject to the following requirements:

Minimum front yard	10 metres
Minimum side yard	15 metres
Minimum rear yard	15 metres
Maximum height of any building	11 metres

(3) Subsections (1) and (2) apply to the land in the geographic Township of Vermilion Additional, in the District of Kenora, being parts of Lots 4 and 5 in Concession II, Location CL9425 designated as parts 1, 2 and 3 on Plan 23R-9559 deposited in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

KAREN SMITH

Manager

*Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing*

Dated at Toronto on April 18, 1997.

19/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—05—17

ONTARIO REGULATION 145/97 made under the MOTORIZED SNOW VEHICLES ACT

Made: April 24, 1997
Filed: April 28, 1997

Amending Reg. 804 of R.R.O. 1990
(General)

Note: Regulation 804 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Sections 23 and 24 of Regulation 804 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

23. (1) The registration number of the motorized snow vehicle shall be,

(a) affixed to both sides of the cowl on decals provided by the Ministry; or

(b) painted on, or affixed to, both sides of the cowl as prescribed in subsection (4).

(2) Decals with a registration number displayed in accordance with clause (1) (a) shall be not less than 10 centimetres and not more than 15 centimetres from the rear of the cowl.

(3) Despite subsection (2), if the design of the motorized snow vehicle makes it impracticable to affix the decals in accordance with that subsection, the decals may be affixed to each side of the tunnel of the vehicle next to or as near as possible to the forward edge of the reflector light.

(4) A registration number displayed in accordance with clause 1 (b) shall,

(a) be painted on, or affixed to, both sides of the cowl with the rear limit of the number being not less than 10 centimetres and not more than 15 centimetres from the rear of the cowl;

(b) be in a colour that contrasts with its background;

(c) be not less than five centimetres and not more than 7.6 centimetres high;

(d) have a stroke width of not less than five millimetres and not more than 13 millimetres;

(e) have digits of uniform style and height; and

(f) where practicable, have the digits separated by spaces that are not more than five centimetres wide.

24. (1) If a validation device is issued, its adhesive part must be affixed so that,

(a) for a registration number displayed in accordance with clause 23 (1) (a), the adhesive part of the device is on the upper right

hand corner of the decal that is on the left side of the motorized snow vehicle; or

(b) for a registration number displayed in accordance with clause 23 (1) (b), the adhesive part of the device is to the left side of the cowl of the vehicle between the registration number and the rear of the cowl.

(2) For a validation device issued after June 1, 1997 for a registration number displayed in accordance with clause 23 (1) (b), the adhesive part of the device must be affixed to the centre of an area of white background that forms a border of at least one centimetre in width surrounding the adhesive part of the validation device.

20/97

ONTARIO REGULATION 146/97 made under the CAPITAL INVESTMENT PLAN ACT, 1993

Made: April 24, 1997
Filed: April 28, 1997

GENERAL

1. The following fees are payable to the Ontario Transportation Capital Corporation:

1. For opening a toll device account with the Corporation	\$10 per toll device registered to the account
2. For maintaining a toll charge account	\$2 per month
3. For the use of a toll device issued by the Corporation	nil for a first device; \$1 per month per device for each device after the first
4. For the replacement of a toll device	\$50 per device replaced

2. A fee of \$25 is payable to the Ministry of Finance on an appeal made to the Registrar of Motor Vehicles under subsection 43 (10) of the Act.

3. The Ontario Transportation Capital Corporation shall collect personal information in the following ways only:

1. Directly from the individual to whom the information relates.

ONTARIO REGULATION 147/97
made under the
HIGHWAY TRAFFIC ACT

Made: April 24, 1997
Filed: April 28, 1997

TOLL DEVICES

1. The following toll devices are prescribed for the purposes of section 191.2 of the Act:

1. A toll device that bears the trademark "ETR Express Toll Route" and either the trademark "Mark IV" and the label "Heavy Vehicle 4" or the trademark "Delco Electronics" and the label "4".

2. A toll device that bears the trademarks "Advantage 75" and "Delco Electronics" and the label "Type III RS—232".

2. (1) Where a toll device is required, it shall be mounted at least 5 centimetres from any metal object.

(2) Where a toll device is required, it shall be mounted on the inside of the front windshield of the vehicle, in the centre of the windshield, such that the top of the toll device is at least 5 centimetres and not more than 10 centimetres from the top of the windshield.

(3) Despite subsection (2), if the vehicle's front windshield is divided in the centre by a vertical metal strip, the toll device shall be mounted as described in that subsection except that it shall be located at least 5 centimetres to the right of the vertical metal strip.

3. (1) Subject to subsection (2), all vehicles are exempt from the application of section 191.2 of the Act.

(2) Section 191.2 of the Act applies to all heavy vehicles except those that are emergency vehicles as defined in subsection 144 (1) of the Act, road building machines and motor vehicles registered to the Department of National Defence.

(3) In this section,

"heavy vehicle" means a vehicle that has a gross weight or a registered gross weight greater than 5,000 kilograms.

2. By means of the electronic toll system.

3. From the Ministry of Transportation.

4. From the governments of other jurisdictions or persons or agents in other jurisdictions that have entered into reciprocal arrangements or agreements with the Ontario Transportation Capital Corporation or the Ministry of Transportation.

5. From credit reporting agencies.

4. Personal information collected under the Act shall be used only for the purposes of the enforcement and collection of tolls, traffic planning, revenue management and the enforcement of offences under Part X.1 of the *Highway Traffic Act*.

5. Despite subsection 5 (1) of Regulation 460 of the Revised Regulations of Ontario, 1990, personal information used by the Ontario Transportation Capital Corporation shall be retained by it for at least 65 days unless the individual to whom the information relates consents in writing to its earlier disposal.

6. (1) In this section,

"record" means any record of information collected through the electronic toll system and includes electronically stored video images, toll device identification numbers, vehicle classifications and dates, times and locations of entry to or exit from a toll highway by a motor vehicle or a toll device affixed to a motor vehicle.

(2) A record that identifies a motor vehicle, a toll device affixed to a motor vehicle, or both, entering or exiting a toll highway is proof, in the absence of evidence to the contrary, that the motor vehicle, toll device, or both, identified on the record entered or exited the toll highway on the date, at the time and at the location indicated on the record.

(3) A copy of or an extract from a record that an officer or a director of the Ontario Transportation Capital Corporation certifies as being a true copy of or extract from the record is admissible in evidence in any proceeding to the same extent as, and has the same evidentiary value as, the original record without proof of the signature or the authority of the director or officer.

ONTARIO REGULATION 148/97
made under the
HIGHWAY TRAFFIC ACT

Made: April 24, 1997
Filed: April 28, 1997

Amending Reg. 615 of R.R.O. 1990
(Signs)

Note: Regulation 615 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 615 of the Revised Regulations of Ontario, 1990 is amended by adding the following section before the heading "GENERAL".

43.1 (1) A sign on a controlled-access highway requiring that a heavy vehicle be equipped with a valid toll device on a toll highway shall,

- (a) be not less than 240 centimetres in height and not less than 540 centimetres in width; and
- (b) bear the markings and have the dimensions as illustrated in Figure 1.

(2) In addition to the sign referred to in subsection (1), in an area designated by the *French Language Services Act*, a sign on a controlled-access highway requiring that a heavy vehicle be equipped with a valid toll device on a toll highway shall,

- (a) be not less than 240 centimetres in height and not less than 810 centimetres in width; and
- (b) bear the markings and have the dimensions as illustrated in Figure 2.

(3) A sign on a highway requiring that a heavy vehicle be equipped with a valid toll device on a toll highway shall,

- (a) be not less than 120 centimetres in height and not less than 240 centimetres in width; and
- (b) bear the markings and have the dimensions as illustrated in Figure 3.

(4) In addition to the sign referred to in subsection (3), in an area designated by the *French Language Services Act*, a sign on a highway requiring that a heavy vehicle be equipped with a valid toll device on a toll highway shall,

- (a) be not less than 180 centimetres in height and not less than 240 centimetres in width; and
- (b) bear the markings and have the dimensions as illustrated in Figure 4.

(5) In this section,

"heavy vehicle" means a vehicle that has a gross weight or a registered gross weight greater than 5,000 kilograms.

Figure 1

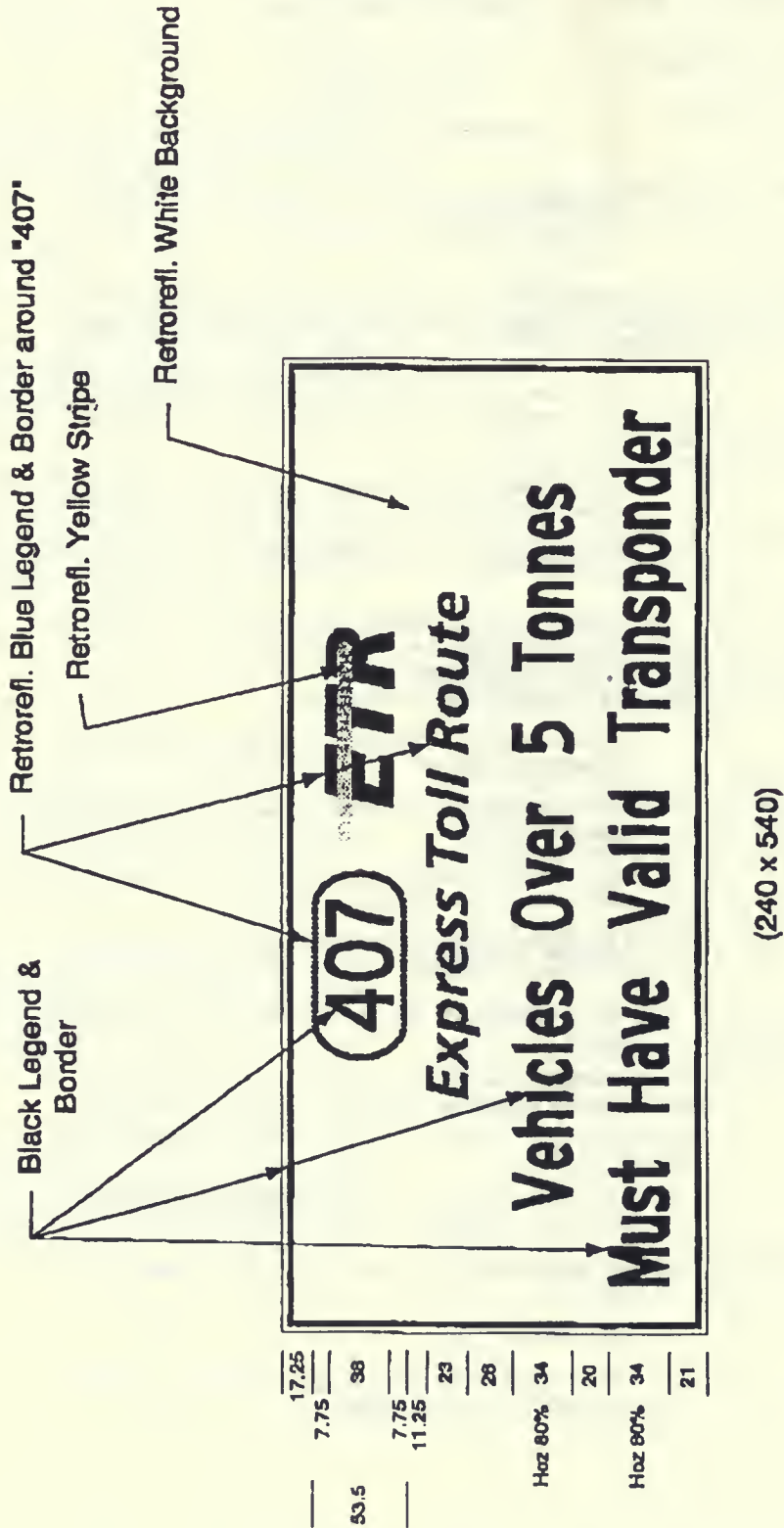
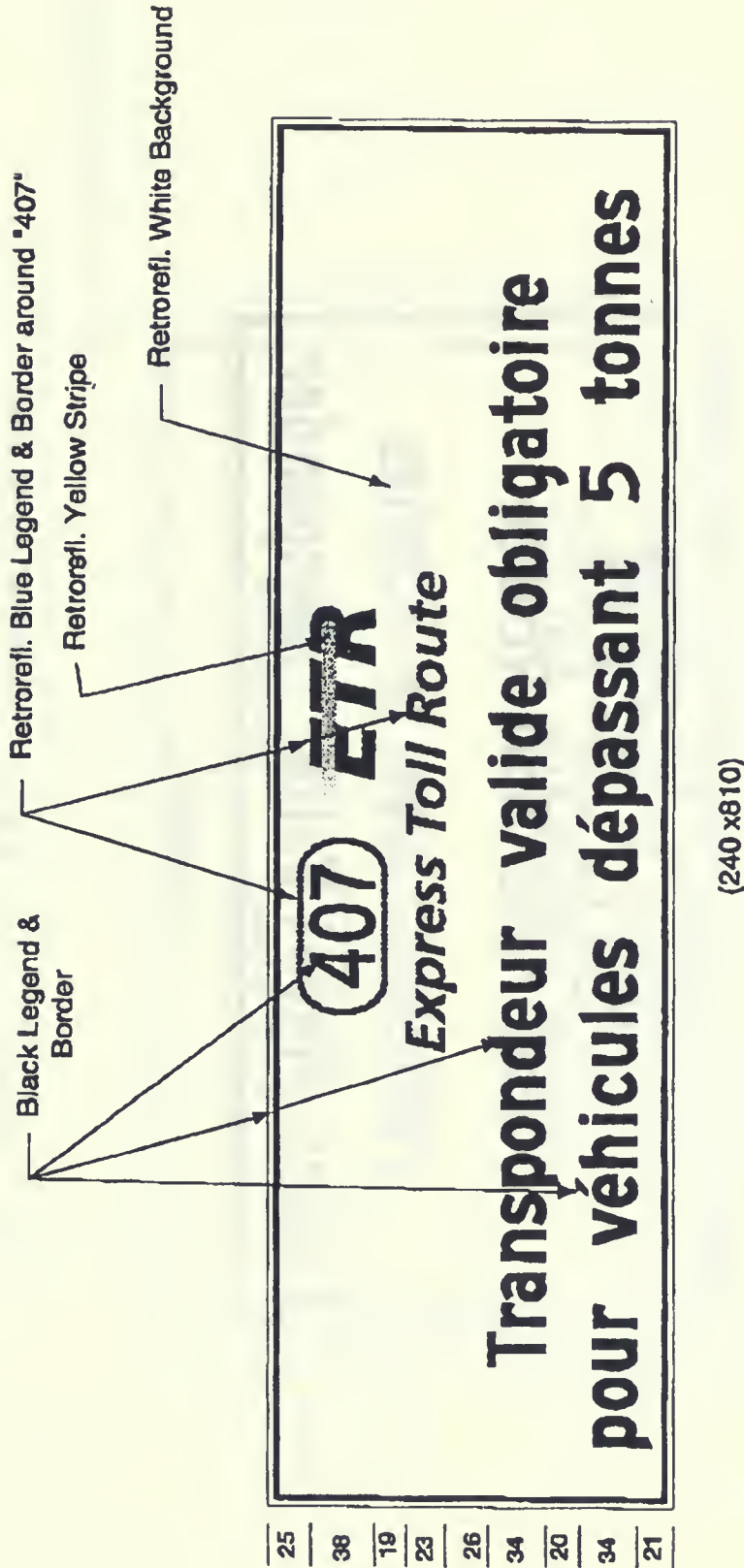


Figure 2



25 38 19 23 26 34 20 34 21

Figure 3

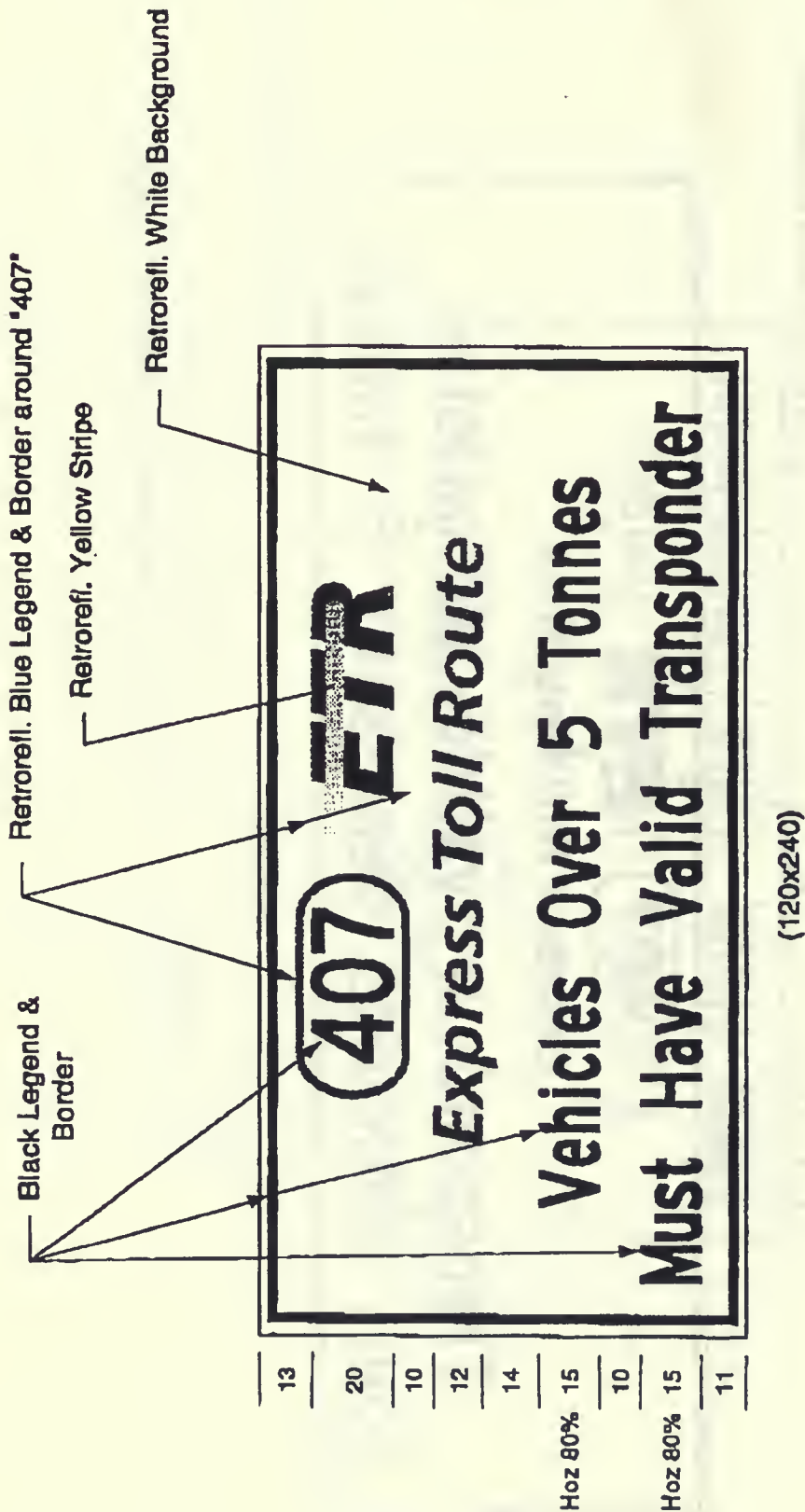
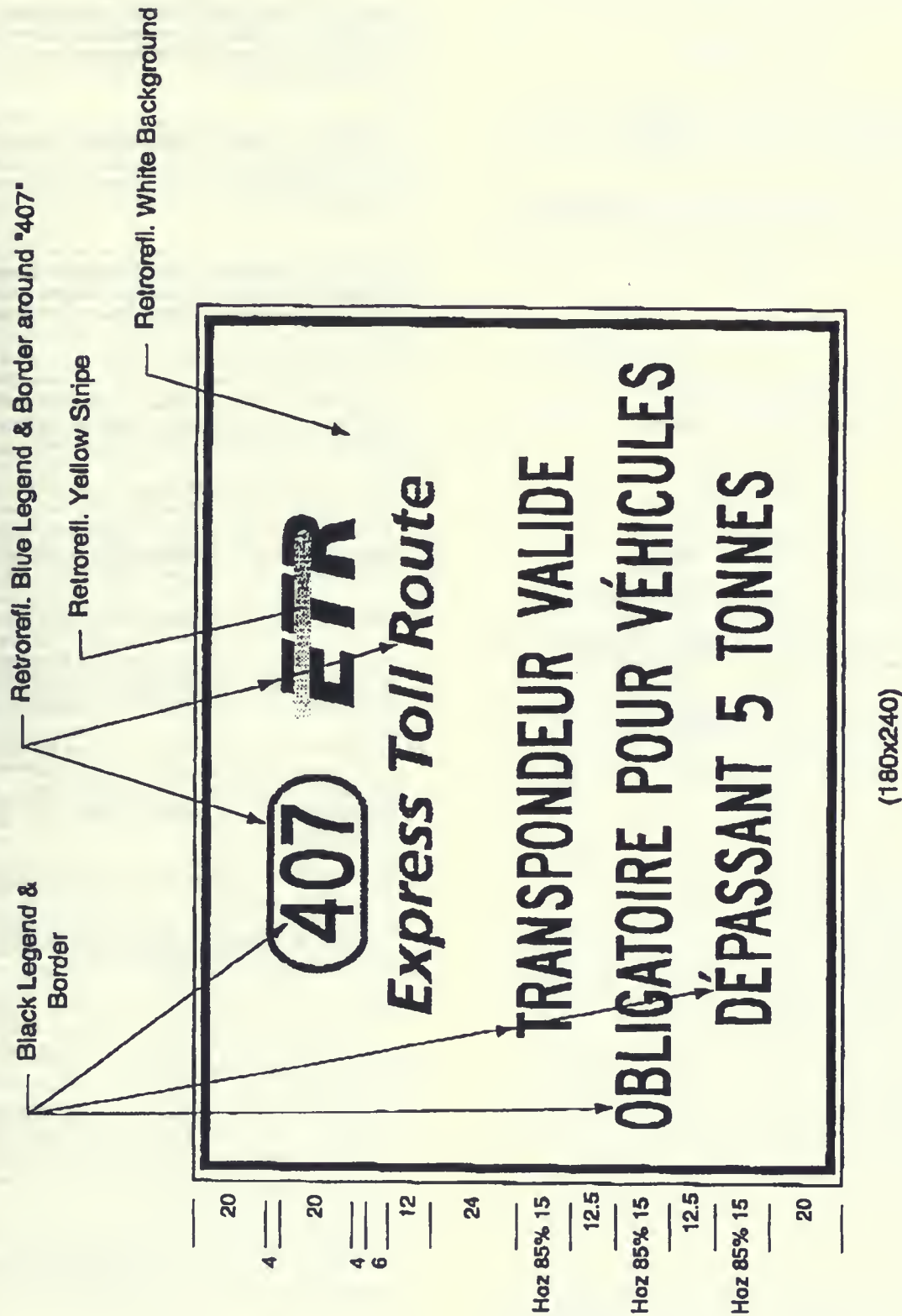


Figure 4



ONTARIO REGULATION 149/97
made under the
HIGHWAY TRAFFIC ACT

Made: April 24, 1997
Filed: April 28, 1997

Amending O. Reg. 340/94
(Drivers' Licences)

Note: Ontario Regulation 340/94 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 1 of subsection 5 (4) of Ontario Regulation 340/94 is amended by adding "407" after "406" and "416" after "410" in the second line.

20/97

ONTARIO REGULATION 150/97
made under the
HIGHWAY TRAFFIC ACT

Made: April 24, 1997
Filed: April 28, 1997

Amending Reg. 603 of R.R.O. 1990
(Over-Dimensional Farm Vehicles)

Note: Regulation 603 has not previously been amended.

1. Section 1 of Regulation 603 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. No over-dimensional farm vehicle shall be driven or drawn on those parts of the King's Highway described in the Schedule.

2. The Regulation is amended by adding the following Schedule:

Schedule

1. All of the King's Highways known as No. 400, 401, 402, 403, 404, 405, 407, 409, 410, 416, 417 and 427.
2. That part of the King's Highway known as No. 406 lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way in the City of St Catharines and a point at its intersection with the roadway known as Holland Road in the Town of Thorold.
3. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way and a point at its intersection with the roadway known as Stanley Avenue.
4. All of the King's Highway known as the Queen Elizabeth Way.
5. All of the King's Highway known as No. 2A in the City of Scarborough.
6. That part of the King's Highway known as No. 2 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 403 and a point at its intersection with the King's Highway known as No. 2/53.
7. That part of the King's Highway known as No. 2/53 in the Town of Ancaster lying between a point at its intersection with the

King's Highway known as No. 2 and a point at its intersection with the western boundary of the Regional Municipality of Hamilton Wentworth.

8. That part of the King's Highway known as No. 5 lying between a point at its intersection with the King's Highway known as No. 403 at the Halton Region boundary and a point at its intersection with the King's Highway known as No. 6 in the Town of Flamborough.
9. That part of the King's Highway known as No. 6 lying between a point at its intersection with the King's Highway known as No. 403 at the Town of Dundas boundary and a point at its intersection with the King's Highway known as No. 401 in Wellington County.
10. That part of the King's Highway known as No. 6 lying between a point at its intersection with the southern boundary of the Regional Municipality of Hamilton Wentworth and the roadway known as Alderlea Avenue in the Township of Glanbrook.
11. That part of the King's Highway known as No. 7 in the City of Brampton lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) and a point at its western intersection with the roadway known as Chinguacousy Road (Second Line Road West).
12. That part of the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton lying between a point at its northern intersection with the King's Highway known as No. 7 (Bovaird Drive) and a point at its southern intersection with the King's Highway known as No. 7 (Queen Street East).
13. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton and a point at its intersection with the King's Highway known as the Markham By-Pass in the Regional Municipality of York.
14. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 28/115 in the City of Peterborough and a point at its intersection with the eastern boundary of the City of Peterborough.
15. That part of the King's Highway known as No. 7 lying between a point at its intersection with the western limit of the King's Highway known as No. 417 in the Township of West Carlton and a point at its intersection with the King's Highway known as No. 15 in the Township of Beckwith.
16. That part of the King's Highway known as No. 7 lying between a point at its intersection with the roadway known as Victoria Street in the City of Kitchener and a point at its intersection with the King's Highway known as No. 8.
17. That part of the King's Highway known as No. 7/8 lying between a point at its intersection with the eastern limit of the roadway known as Waterloo Road No. 5 in the Township of Wilmot and a point at its intersection with the King's Highway known as No. 8 in the City of Kitchener.
18. That part of the King's Highway known as No. 7187 lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 8 (King Street) in the City of Kitchener.
19. That part of the King's Highway known as No. 8 lying between a point at its intersection with the King's Highway known as No. 7187 and a point at its intersection with the King's Highway known as No. 7/8 in the City of Kitchener.

20. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point at its intersection with the roadway known as Memorial Avenue and a point at its intersection with the roadway known as Laclie Street.
21. That part of the King's Highway known as No. 9 lying between a point at its intersection with the King's Highway known as No. 11 in the Town of Newmarket and a point at its intersection with the King's Highway known as No. 10 in the Township of Mono.
22. That part of the King's Highway known as No. 10 lying between a point at its intersection with the roadway known as Burnhamthorpe Road in the City of Mississauga and a point at its intersection the northern boundary of the City of Brampton (Mayfield Road).
23. That part of the King's Highway known as No. 20 (Centennial Parkway) in the City of Stoney Creek lying between a point at its intersection with the King's Highway known as No. 53 (Rymals Road) and a point at its intersection with the roadway known as King Street.
24. That part of the King's Highway known as No. 27 lying between a point at its intersection with the roadway known as Eglinton Avenue in the City of Etobicoke and a point at its intersection with the roadway known as Regional Road No. 49 (Nashville Road) in the City of Vaughan.
25. That part of the King's Highway known as No. 28/115 lying between a point at its intersection with the King's Highway known as No. 7A/115 at the western boundary of the Township of North Monagan and a point at its intersection with The King's Highway known as No. 7 in the City of Peterborough.
26. That part of the King's Highway known as No. 35/115 in Durham Region lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 35 and the King's Highway known as No. 115.
27. That part of the King's Highway known as No. 48 lying between a point at its intersection with the King's Highway known as No. 401 in the City of Scarborough and a point situated at its intersection with the roadway known as Elgin Mills Road in the Town of Markham.
28. That part of the King's Highway known as No. 50 lying between a point at its intersection with the King's Highway known as No. 27 in the City of Etobicoke and a point at its intersection with the roadway known as Columbia Way East in the Town of Caledon.
29. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point at its intersection with the King's Highway known as No. 406 and a point at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (Thorold Stone Road).
30. That part of the King's Highway known as No. 86 lying between its intersection with the King's Highway known as No. 7 (Victoria Street) in the City of Kitchener and a point at its intersection with the roadway known as Waterloo Road No. 17 in the Township of Woolwich.
31. That part of the King's Highway known as No. 115 lying between a point at its intersection with the King's Highway known as No. 35/115 in Durham Region and a point at its intersection with the King's Highway known as No. 7A/115 in Cavan Township.

32. That part of the King's Highway known as No. 137 lying between a point at its intersection with the King's Highway known as No. 401 in the Township of the Front of Leeds and Lansdowne and a point at its intersection with the Border between Canada and The United States of America.

20/97

ONTARIO REGULATION 151/97
made under the
OFF-ROAD VEHICLES ACT

Made: April 24, 1997
Filed: April 28, 1997

Amending Reg. 863 of R.R.O. 1990
(General)

Note: Regulation 863 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 1 to Regulation 863 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 1

1. All of the King's Highways known as No. 400, 401, 402, 403, 404, 405, 407, 409, 410, 416, 417 and 427.
2. That part of the King's Highway known as No. 406 lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way in the City of St Catharines and a point at its intersection with the roadway known as Holland Road in the Town of Thorold.
3. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way and a point at its intersection with the roadway known as Stanley Avenue.
4. All of the King's Highway known as the Queen Elizabeth Way.
5. All of the King's Highway known as No. 2A in the City of Scarborough.
6. That part of the King's Highway known as No. 2 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 403 and a point at its intersection with the King's Highway known as No. 2/53.
7. That part of the King's Highway known as No. 2/53 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 2 and a point at its intersection with the western boundary of the Regional Municipality of Hamilton Wentworth.
8. That part of the King's Highway known as No. 5 lying between a point at its intersection with the King's Highway known as No. 403 at the Halton Region boundary and a point at its intersection with the King's Highway known as No. 6 in the Town of Flamborough.
9. That part of the King's Highway known as No. 6 lying between a point at its intersection with the King's Highway known as No. 403 at the Town of Dundas boundary and a point at its intersection with the King's Highway known as No. 401 in Wellington County.
10. That part of the King's Highway known as No. 6 lying between a point at its intersection with the southern boundary of the

Regional Municipality of Hamilton Wentworth and the roadway known as Alderlea Avenue in the Township of Glanbrook.

11. That part of the King's Highway known as No. 7 in the City of Brampton lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) and a point at its western intersection with the roadway known as Chinguacousy Road (Second Line Road West).
12. That part of the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton lying between a point at its northern intersection with the King's Highway known as No. 7 (Bovaird Drive) and a point at its southern intersection with the King's Highway known as No. 7 (Queen Street East).
13. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton and a point at its intersection with the King's Highway known as the Markham By-Pass in the Regional Municipality of York.
14. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 28/115 in the City of Peterborough and a point at its intersection with the eastern boundary of the City of Peterborough.
15. That part of the King's Highway known as No. 7 lying between a point at its intersection with the western limit of the King's Highway known as No. 417 in the Township of West Carlton and a point at its intersection with the King's Highway known as No. 15 in the Township of Beckwith.
16. That part of the King's Highway known as No. 7 lying between a point at its intersection with the roadway known as Victoria Street in the City of Kitchener and a point at its intersection with the King's Highway known as No. 8.
17. That part of the King's Highway known as No. 7/8 lying between a point at its intersection with the eastern limit of the roadway known as Waterloo Road No. 5 in the Township of Wilmet and a point at its intersection with the King's Highway known as No. 8 in the City of Kitchener.
18. That part of the King's Highway known as No. 7187 lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 8 (King Street) in the City of Kitchener.
19. That part of the King's Highway known as No. 8 lying between a point at its intersection with the King's Highway known as No. 7187 and a point at its intersection with the King's Highway known as No. 7/8 in the City of Kitchener.
20. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point at its intersection with the roadway known as Memorial Avenue and a point at its intersection with the roadway known as Laclie Street.
21. That part of the King's Highway known as No. 9 lying between a point at its intersection with the King's Highway known as No. 11 in the Town of Newmarket and a point at its intersection with the King's Highway known as No. 10 in the Township of Mono.
22. That part of the King's Highway known as No. 10 lying between a point at its intersection with the roadway known as

Burnhamthorpe Road in the City of Mississauga and a point at its intersection the northern boundary of the City of Brampton (Mayfield Road).

23. That part of the King's Highway known as No. 20 (Centennial Parkway) in the City of Stoney Creek lying between a point at its intersection with the King's Highway known as No. 53 (Rymals Road) and a point at its intersection with the roadway known as King Street.
24. That part of the King's Highway known as No. 27 lying between a point at its intersection with the roadway known as Eglinton Avenue in the City of Etobicoke and a point at its intersection with the roadway known as Regional Road No. 49 (Nashville Road) in the City of Vaughan.
25. That part of the King's Highway known as No. 28/115 lying between a point at its intersection with the King's Highway known as No. 7A/115 at the western boundary of the Township of North Monagan and a point at its intersection with The King's Highway known as No. 7 in the City of Peterborough.
26. That part of the King's Highway known as No. 35/115 in Durham Region lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 35 and the King's Highway known as No. 115.
27. That part of the King's Highway known as No. 48 lying between a point at its intersection with the King's Highway known as No. 401 in the City of Scarborough and a point situated at its intersection with the roadway known as Elgin Mills Road in the Town of Markham.
28. That part of the King's Highway known as No. 50 lying between a point at its intersection with the King's Highway known as No. 27 in the City of Etobicoke and a point at its intersection with the roadway known as Columbia Way East in the Town of Caledon.
29. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point at its intersection with the King's Highway known as No. 406 and a point at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (Thorold Stone Road).
30. That part of the King's Highway known as No. 86 lying between its intersection with the King's Highway known as No. 7 (Victoria Street) in the City of Kitchener and a point at its intersection with the roadway known as Waterloo Road No. 17 in the Township of Woolwich.
31. That part of the King's Highway known as No. 115 lying between a point at its intersection with the King's Highway known as No. 35/115 in Durham Region and a point at its intersection with the King's Highway known as No. 7A/115 in Cavan Township.
32. That part of the King's Highway known as No. 137 lying between a point at its intersection with the King's Highway known as No. 401 in the Township of the Front of Leeds and Lansdown and a point at its intersection with the Border between Canada and The United States of America.

ONTARIO REGULATION 152/97
made under the
OPTOMETRY ACT, 1991

Made: February 14, 1997
Approved: April 24, 1997
Filed: April 29, 1997

Amending O. Reg. 119/94
(General)

Note: Ontario Regulation 119/94 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 119/94 is amended by adding the following Part:

PART VIII
PRESCRIBED DISEASES

21. For the purposes of clause 3 (c) of the *Optometry Act, 1991*, the following are prescribed diseases:

1. In relation to diagnosis and prevention, diseases of the eye and vision system that can be determined by the findings from an oculo-visual assessment.
2. In relation to treatment, diseases of the eye and vision system that can be treated by other than the prescribing of drugs or the application of surgery.

22. For the purposes of paragraph 1 of Section 4 of the *Optometry Act, 1991*, a "prescribed disease" is any disease limited to and manifested in the eye and vision system that was determined by the findings from an oculo-visual assessment.

COUNCIL OF THE COLLEGE OF OPTOMETRISTS OF ONTARIO:

PAUL PADFIELD
President

IRVING BAKER
Registrar

Dated at Toronto on February 14, 1997.

20/97

ONTARIO REGULATION 153/97
made under the
PLANNING ACT

Made: May 1, 1997
Filed: May 1, 1997

**DEEMING ORDER (SUDBURY EAST
PLANNING BOARD)**

1. (1) Ontario Regulation 834/81, as it read on the day before this Regulation comes into force, shall be deemed to be and to have always been a zoning by-law of the Sudbury East Planning Board in respect of the lands described in the Schedule.

(2) The deemed by-law shall be referred to as By-law # 97-1 of the Sudbury East Planning Board.

Schedule

The geographic Townships of Scadding, Davis, the west half of Janes, Street, Loughrin, Henry, that part of Dryden not within the Regional Municipality of Sudbury, Awrey, the east half of Dill, Cleland, Hawley, Secord, Burwash, Hendrie, Laura, Servos, Hoskin, Cherriman, Haddo, Waldie, Cox, Delamere, Allen and Bigwood, in the Territorial District of Sudbury.

B. SINGH
Assistant Deputy Minister (Acting)
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 1, 1997.

20/97

ONTARIO REGULATION 154/97
made under the
PLANNING ACT

Made: May 1, 1997
Filed: May 1, 1997

Amending O. Reg. 834/81
(District of Sudbury—Territorial District of Sudbury)

Note: Since January 1, 1997, Ontario Regulation 834/81 has been amended by Ontario Regulations 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97, 92/97, 93/97 and 98/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Section 2 of Ontario Regulation 834/81 is revoked and the following substituted:

2. This order applies to,

- (a) all of the lands in the geographic Townships of Attlee, Aylmer, Bevin, Caen, Cartier, Cascaden, Curtin, Emo, Ermatinger, Foster, Foy, Goschen, Halifax, Hart, Harty, Hess, Hyman, Kelly, Mackelcan, Moncrieff, Munster, Parkin, Rathbun, Roosevelt, Sale, Stalin, Tofflemire, Totten, Truman, Ulster and Venturi; and
- (b) those parts of the geographic Townships of Eden, Tilton and Trill not within the Regional Municipality of Sudbury in the Territorial District of Sudbury.

2. Section 4 of the Regulation is revoked and the following substituted:

4. (1) For the purposes of this Order, all the lands in the geographic Townships of Attlee, Aylmer, Bevin, Caen, Emo, Ermatinger, Foster, Foy, Goschen, Halifax, Hart, Harty, Hess, Hyman, Kelly, Mackelcan, Moncrieff, Munster, Parkin, Rathbun, Roosevelt, Sale, Stalin, Tofflemire, Totten, Truman, Ulster and Venturi and those parts of the geographic Townships of Eden, Tilton and Trill not within the Regional Municipality of Sudbury in the Territorial District of Sudbury and that part of the geographic Township of Cartier not shown on the map filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto as Number 73 are designated as a Rural Zone.

(2) All of the lands in the geographic Townships of Cascaden and Curtin and that part of the geographic Township of Cartier in the Territorial District of Sudbury shown on the map filed with the

Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto as Number 73 are divided into the zones listed in the following Table as shown on maps filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto as Numbers 63, 66, 73 and 189.

TABLE

Name of Zone	Symbol of Map
Rural	RU
Hamlet Residential	HR
Seasonal Residential	SR
General Commercial	CG
Resort Commercial	CR
General Industrial	M
Institutional	I
Open Space	OS
Mobile Home Park Residential	RMP
Hazard	H

3. Clause 17 (ac) and sections 55, 56, 60, 60a, 60c, 60d, 60f, 60g, 63, 64, 65 and 66 of the Regulation are revoked.

4. Paragraphs 1, 2, 3, 4, 7 and 8 of subsection 3 (2), sections 6, 7, 8, 9, 11, 15, 18, 21, 23, 24, 25, 26, 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 93, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 119, 120, 121, 122, 123, 124, 125, 127, 128, 130, 131, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 147, 148, 149, 150, 153, 154, 155, 156, 157, 158, 159 and 161 of Schedule 1 to the Regulation are revoked.

5. Sections 1, 2, 3, 4, 5 and 6 of Schedule 2 to the Regulation are revoked.

6. Section 1 of Schedule 3 to the Regulation is revoked.

7. Sections 1, 2, 3, 4, 5, 6 and 7 of Schedule 4 to the Regulation are revoked.

8. Section 2 of Schedule 5 to the Regulation is revoked.

9. Section 1 of Schedule 6 to the Regulation is revoked.

B. SINGH
Assistant Deputy Minister (Acting)
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 1, 1997.

20/97

ONTARIO REGULATION 155/97
made under the
ELEVATING DEVICES ACT

Made: April 30, 1997
Filed: May 2, 1997

**CERTIFICATION AND TRAINING OF
ELEVATING DEVICE MECHANICS**

1. (1) A person who wishes to work as a mechanic under the Act is required to obtain a certificate designating the person as one or more of the following:

1. An elevating device mechanic, class A (an "EDM-A certificate").
2. An elevating device mechanic, class B (an "EDM-B certificate").
3. An elevating device mechanic, class C (an "EDM-C certificate").
4. An elevating device mechanic, class D (an "EDM-D certificate").
5. An elevating device mechanic, class E (an "EDM-E certificate").
6. An elevating device mechanic, class F (an "EDM-F certificate").

(2) A person may apply to the Director to obtain a certificate under subsection (1) or to add one or more classes of certificate to his or her initial certificate.

(3) An application for a certificate or an additional class of certificate must be accompanied by a \$50 application fee.

(4) An application must include documents, in a format acceptable to the Director, that attest to the fact that the applicant has the necessary practical skills and experience for the certificate being sought.

2. (1) An application to renew a certificate must be made to the Director and must be accompanied by a \$50 renewal fee.

(2) An application for renewal must include a completed declaration of work experience, in a format acceptable to the Director, indicating that the applicant worked within the scope of the certificate while it was in effect.

(3) An application for renewal may be made before the applicant's certificate expires.

(4) If a mechanic fails to renew his or her certificate before it expires, the mechanic must not work as a mechanic after the date of expiry of the certificate but may apply to the Director for a renewal.

(5) If a mechanic applies for a renewal of a certificate under subsection (4), the Director may renew it if,

- (a) the mechanic's application is made within 12 months of the expiry date shown on the certificate;
- (b) the applicant pays the fee referred to in subsection (1); and
- (c) the applicant complies with subsection (2).

(6) If a mechanic applies for a renewal of a certificate under subsection (4) more than 12 months after the expiry date shown on the expired certificate, the application shall be treated as a new application for a certificate under section 1, and the applicant must,

- (a) take a written examination conducted or approved by the Director with respect to the subject matter of the class of certificate applied for; and
- (b) include in the application a completed declaration of work experience in a format acceptable to the Director.

3. (1) An applicant for a certificate must have successfully completed a program approved by the Director that is delivered by a training organization approved by the Director for each class of certificate sought by the applicant.

(2) An applicant must have successfully completed an examination or a series of examinations, conducted or approved by the Director,

demonstrating that the applicant possesses the necessary knowledge and competence for each class of certificate sought by the applicant.

(3) If the applicant fails the examination or series of examinations on three successive attempts, the applicant must successfully complete the program described in subsection (1) after making the unsuccessful attempts and before taking the examination or series of examinations again, and subsection (5) does not apply.

(4) If the applicant fails the examination or series of examinations for a class of certificate, he or she is not entitled to take the examination or series of examinations for the class of certificate until,

- (a) he or she makes a new application for the class of certificate; and
- (b) six months have passed since the applicant took the examination or series of examinations.

(5) An applicant is not required to comply with subsections (1) and (2) if the Director is satisfied that the applicant possesses the necessary knowledge and competence with respect to each class of certificate sought by the applicant.

TERMS OF CERTIFICATE

4. A certificate is not transferable.

5. (1) A certificate expires on the second anniversary of the holder's date of birth after it is issued.

(2) If a class of certificate is added to a certificate after the certificate is issued, the expiry date of the initial certificate does not change.

(3) A certificate that is renewed expires two years after the date on which the previous certificate expires.

(4) The Director may, at any time, revoke any certificate or class of certificate held by a holder if the Director is of the opinion that the holder is not qualified to work competently within the scope of the certificate or class of certificate because the holder no longer meets the qualifications for the certificate or class of certificate.

(5) If the Director revokes a certificate under subsection (4), the holder whose certificate is revoked shall surrender it immediately on demand and shall not work as a mechanic within the scope of the certificate that has been revoked.

(6) If the Director revokes a certificate or class of certificate under subsection (4), sections 23, 24 and 25 of the Act apply, with necessary modifications, to the mechanic as if the mechanic were a licence holder or a registrant with respect to whom the Director serves a notice of proposal under subsection 23 (1) of the Act.

6. A person who holds a certificate shall notify the Director within six days after any change in his or her address.

SCOPE OF CERTIFICATE

7. (1) A person who holds an EDM-A certificate may, without supervision, construct, install, alter, repair, service, maintain or test any class of elevating device referred to in section 2 of Regulation 316 of the Revised Regulations of Ontario, 1990, except that of passenger ropeways, and the equipment and accessories essential to their operation if the person has documented experience on that class of device.

(2) A holder of an EDM-A certificate who does not have documented experience on a class of device shall not perform the functions referred to in subsection (1) without supervision by the holder of an EDM-A certificate who has such experience on the class of device.

8. (1) A person who holds an EDM-B certificate may, without supervision, construct, install, alter, repair, maintain or test construction hoists, as referred to in paragraph 9 of section 2 of Regulation 316 of the Revised Regulations of Ontario, 1990, and the equipment and accessories essential to their operation if the person has documented experience on construction hoists.

(2) A holder of an EDM-B certificate who does not have documented experience on construction hoists shall not perform the functions referred to in subsection (1) without supervision by the holder of an EDM-B certificate who has such experience.

9. (1) A person who holds an EDM-C certificate may, without supervision, repair, service and maintain the same classes of elevating device as the holder of an EDM-A certificate and the equipment and accessories essential to their operation if,

- (a) the person has documented experience on those classes of device; and
- (b) the elevating devices on which the person performs the functions are owned and operated by the person's employer.

(2) A holder of an EDM-C certificate who does not have documented experience on a class of device shall not perform the functions referred to in subsection (1) without supervision.

10. A person who holds an EDM-D certificate may, without supervision, renovate the interior of an elevating device cab and, in so doing, may carry out electrical work with respect to lighting in the cab but may not do anything with respect to control circuitry or carry out any other type of electrical work.

11. A person who holds an EDM-E certificate may, without supervision, construct, install, service and maintain elevating devices for the handicapped referred to in paragraph 6 of Regulation 316 of the Revised Regulations of Ontario, 1990, with the exception of vertical platform lifts-Type C.

12. A person who holds an EDM-F certificate may, without supervision, examine and test any class of elevating device, except that of passenger ropeways, but may not perform physical tests on an elevating device except under the supervision of a holder of an EDM-A certificate.

EXEMPTION

13. Employees of an owner who is only registered as a contractor under the Act for the purpose of allowing those employees to perform rescue operations are exempt from this Regulation if the owner,

- (a) designates only those employees trained by a registered contractor to safely perform rescue operations on devices owned and operated by the owner and located on the owner's premises;
- (b) develops written operating procedures for rescue operations in conjunction with the registered contractor;
- (c) maintains an up-to-date list of all employees trained in rescue operations to the standards established by the registered contractor, indicating the dates of initial and subsequent training;
- (d) provides the Director with the procedures and training lists referred to in clauses (b) and (c) on request.

TRANSITION

14. (1) A person who was a mechanic immediately before the coming into force of this Regulation and who applies for a temporary initial certificate within six months of that date may continue to perform

the type of work he or she was authorized to perform under the Act immediately before that date.

(2) A mechanic who applies for a temporary initial certificate shall be issued such a certificate if the mechanic indicates in the application the class of certificate applied for, as set out in section 1, and includes with the application statements from the mechanic's employer or from a contractor certifying that the mechanic had, on the date this Regulation comes into force, a minimum of four years work experience in the type of work that is authorized under the class of certificate applied for.

(3) A mechanic who holds a temporary initial certificate must complete a safety training workshop and submit proof of successful completion of the workshop within 18 months of the date this Regulation comes into force, failing which the certificate expires automatically.

(4) If it does not expire earlier for failure to meet the requirement set out in subsection (3) or because the mechanic has been issued a certificate under this Regulation, a temporary initial certificate expires three years after the date this Regulation comes into force and may not be renewed.

(5) A mechanic who holds a temporary interim certificate under this section and who applies for a certificate referred to in section 1 shall be issued the certificate applied for if the requirements of this Regulation are met.

15. This Regulation comes into force 60 days after it is filed.

20/97

ONTARIO REGULATION 156/97 made under the GASOLINE HANDLING ACT

Made: April 30, 1997

Filed: May 2, 1997

CERTIFICATION AND TRAINING OF MECHANICS

1. In this Regulation,

"mechanic" means a person who is a registered contractor under the Act, or an employee of a registered contractor, with respect to the performance of the functions of a petroleum equipment mechanic or a site operator under a certificate referred to in section 2.

2. (1) A person who wishes to perform the functions of a mechanic is required to obtain a certificate designating the person as one or more of the following:

1. A petroleum equipment mechanic 1—service and maintenance (a "PM.1 certificate").
2. A petroleum equipment mechanic 2—underground installation (a "PM.2 certificate").
3. A petroleum equipment mechanic 3—aboveground installation (a "PM.3 certificate").
4. A petroleum equipment mechanic—contractor helper (a "PMH certificate").
5. A site operator (an "SO certificate").

(2) A person may apply to the Director to obtain a certificate under subsection (1) or to add one or more classes of certificate to his or her initial certificate.

(3) An application for a certificate or an additional class of certificate must be accompanied by a \$50 application fee.

(4) An application must include documents, in a format acceptable to the Director, that attest to the fact that the applicant has the necessary practical skills and experience for the certificate being sought.

3. (1) An application to renew a certificate must be made to the Director and must be accompanied by a \$50 renewal fee.

(2) An application for renewal must include a completed declaration of work experience, in a format acceptable to the Director, indicating that the applicant worked within the scope of the certificate while it was in effect.

(3) An application for renewal may be made before the applicant's certificate expires.

(4) If a mechanic fails to renew his or her certificate before it expires, the mechanic must not work as a mechanic after the date of expiry of the certificate but may apply to the Director for a renewal.

(5) If a mechanic applies for a renewal of a certificate under subsection (4), the Director may renew it if,

- (a) the mechanic's application is made within 12 months of the expiry date shown on the certificate;
- (b) the applicant pays the fee referred to in subsection (1); and
- (c) the applicant complies with subsection (2).

(6) If a mechanic applies for a renewal of a certificate under subsection (4) more than 12 months after the expiry date shown on the expired certificate, the application shall be treated as a new application for a certificate under section 2, and the applicant must,

- (a) take a written examination conducted or approved by the Director with respect to the subject matter of the class of certificate applied for; and
- (b) include in the application a completed declaration of work experience in a format acceptable to the Director.

4. (1) An applicant for a certificate must have successfully completed a program approved by the Director that is delivered by a training organization approved by the Director for each class of certificate sought by the applicant.

(2) An applicant must have successfully completed an examination or a series of examinations, conducted or approved by the Director, demonstrating that the applicant possesses the necessary knowledge and competence for each class of certificate sought by the applicant.

(3) If the applicant fails the examination or series of examinations on three successive attempts, the applicant must successfully complete the program described in subsection (1) after making the unsuccessful attempts and before taking the examination or series of examinations again, and subsection (5) does not apply.

(4) If the applicant fails the examination or series of examinations for a class of certificate, he or she is not entitled to take the examination or series of examinations for the class of certificate until,

- (a) he or she makes a new application for the class of certificate; and
- (b) six months have passed since the applicant took the examination or series of examinations.

(5) An applicant is not required to comply with subsections (1) and (2) if the Director is satisfied that the applicant possesses the necessary knowledge and competence with respect to each class of certificate sought by the applicant.

TERMS OF CERTIFICATE

5. A certificate is not transferable.

6. (1) A certificate expires on the second anniversary of the holder's date of birth after it is issued.

(2) If a class of certificate is added to a certificate after the certificate is issued, the expiry date of the initial certificate does not change.

(3) A certificate that is renewed expires two years after the date on which the previous certificate expires.

(4) The Director may, at any time, revoke any certificate or class of certificate held by a holder if the Director is of the opinion that the holder is not qualified to work competently within the scope of the certificate or class of certificate because the holder no longer meets the qualifications for the certificate or class of certificate.

(5) If the Director revokes a certificate under subsection (4), the holder whose certificate is revoked shall surrender it immediately on demand and shall not work as a mechanic within the scope of the certificate that has been revoked.

(6) If the Director revokes a certificate or class of certificate under subsection (4), sections 10, 11 and 12 of the Act apply, with necessary modifications, to the mechanic as if the mechanic were a licence holder or a registrant with respect to whom the Director serves a notice of proposal under subsection 10 (1) of the Act.

7. A person who holds a certificate shall notify the Director within six days after any change in his or her address.

SCOPE OF CERTIFICATE

8. (1) A person who holds a PM.1 certificate may, without supervision, service and maintain petroleum equipment and systems, and accessories essential to their operation and, in so doing, may,

- (a) install and remove suction pumps and related systems in accordance with manufacturer specifications and the Gasoline Handling Code, and test equipment operation;
- (b) repair and maintain suction pumps and related systems, including troubleshooting, testing, repairing and replacing mechanical, hydraulic, electrical and electronic components; and
- (c) repair and maintain submersible pumps, dispensers and related systems, including troubleshooting, testing, repairing and replacing mechanical, hydraulic, electrical and electronic safeties.

(2) The holder of a PM.1 certificate may assist holders of PM.2 and PM.3 certificates to perform the functions that they may perform if directly supervised by them.

9. (1) A person who holds a PM.2 certificate may, without supervision, install, remove, alter, repair, test, service and maintain any type of underground installation and the equipment and accessories essential to its operation and, in so doing, may,

- (a) install underground tanks, including the preparation and restoration of the site, the installation of temporary vents and fill pipes and pressure testing;

(b) remove underground tanks, including the preparation and restoration of the site, draining and disconnecting the tank system and purging tanks;

(c) install petroleum transfer systems, including the preparation of lines and equipment, component assembly, spill containment and vapour recovery;

(d) repair and maintain systems for detecting leaks and monitoring tanks; and

(e) install and remove submersible pumps, dispensers and related systems.

(2) The holder of a PM.2 certificate may, without supervision, install aboveground tanks, including the preparation and restoration of sites, component assembly, spill containment, electrical hook-up and pressure testing.

(3) The holder of a PM.2 certificate may assist holders of PM.1 and PM.3 certificates to perform the functions that they may perform if directly supervised by them.

10. (1) A person who holds a PM.3 certificate may, without supervision, install, remove, alter, repair, test, service and maintain any type of aboveground installation and the equipment and accessories essential to its operation and, in so doing, may,

- (a) install aboveground tanks, including preparation and restoration of the site, component assembly, spill containment, electrical hook-up and pressure testing;
- (b) remove aboveground tanks, including the preparation and restoration of the site, draining and disconnecting the tank system and purging tanks;
- (c) repair and maintain systems for detecting leaks and monitoring tanks;
- (d) install, remove, repair and maintain bulk handling equipment, including troubleshooting and testing mechanical, hydraulic, electric and electronic systems and safeties.

(2) The holder of a PM.3 certificate may assist holders of PM.1 and PM.2 certificates to perform the functions that they may perform if directly supervised by them.

11. (1) A person who holds a PMH certificate may, without supervision, maintain pumps, including replacing nozzles, spouts, hoses, breakaways, filters and belts and may assess, contain and clean up spills and leaks.

(2) The holder of a PMH certificate may assist the holder of a PM.1, PM.2 or PM.3 certificate to perform any of the functions he or she may perform if directly supervised by the holder of that certificate.

12. A person who holds an SO certificate may, without supervision, maintain pumps including replacing nozzles, spouts, hoses, breakaways, filters and belts and may assess, contain and clean up spills and leaks.

TRANSITION

13. (1) A person who performed the functions of a mechanic immediately before the date this Regulation comes into force and who applies for a temporary initial certificate within six months of that date may continue to perform the functions he or she was authorized to perform under the Act immediately before that date.

(2) A mechanic who applies for a temporary initial certificate shall be issued such a certificate if the mechanic indicates in the application

the class of certificate applied for, as set out in section 2, and includes with the application an affidavit from the mechanic's employer or a registered contractor certifying that the mechanic had, on the date this Regulation comes into force, a minimum of two years experience performing the functions that are authorized under the class of certificate applied for.

(3) A temporary initial certificate expires on the earlier of the day that is two years after the date this Regulation comes into force or the date on which the mechanic is issued a certificate referred to in section 2.

(4) A mechanic who holds a temporary initial certificate under this section and who applies for a certificate referred to in section 2 shall be issued the certificate applied for if the requirements of this Regulation are met.

14. This Regulation comes into force 60 days after it is filed.

20/97

ONTARIO REGULATION 157/97 made under the ENERGY ACT

Made: April 30, 1997
Filed: May 2, 1997

OIL AND GAS PIPELINE SYSTEMS

1. In this Regulation,

"engineering services" means services performed by a person for the purposes of the Act and includes services for reviewing plans or drawings, services relating to requests for variances or deviations, services for monitoring field development projects and services relating to site remediation and general consultations;

"gas" means any gas or mixture of gases suitable for domestic or industrial fuel that is conveyed to the user through a pipeline;

"licence" means a licence referred to in section 12 of the Act;

"oil" means crude oil, liquid petroleum products, natural gasoline, natural gas liquids, liquefied petroleum gas and any condensate resulting from the production, processing or refining of hydrocarbons;

"operating company" includes an individual, partnership, corporation, public agency or other entity operating a gas or oil pipeline system;

"professional engineer" means a professional engineer within the meaning of the *Professional Engineers Act*.

2. (1) The publication entitled the Oil and Gas Pipeline Systems Code, 1997, as amended from time to time, issued by the Fuels Safety Program, Technical Standards Division of the Ministry of Consumer and Commercial Relations and the standards and laboratory test reports referred to in it to the extent that they apply to the Code, are adopted as part of this Regulation.

(2) Every person engaged in the design, construction, erection, alteration, installation, testing, operation, maintenance, repair or removal of a pipeline for the transmission of oil or gas or the distribution of gas shall comply with the standards, procedures and requirements of the Code.

(3) If a provision of this Regulation conflicts with a provision of the Code, the provision of this Regulation prevails.

3. (1) An operating company that intends to use an oil pipeline shall obtain certification from a professional engineer that the design, construction, installation, replacement, extension, reclassification or testing of the pipeline has been carried out in accordance with the Act and this Regulation.

(2) An operating company shall obtain certification from a professional engineer that a gas pipeline having a diameter in excess of 219.1 millimetres or intended to operate at a pressure in excess of 860 kPa has been designed, constructed, installed, replaced, extended or reclassified in accordance with the Act and this Regulation.

(3) An operating company that has a gas pipeline installed or tested shall obtain certification from a person who holds a certificate as a gas pipeline inspector under section 14 of the Act or a professional engineer that the installation or testing has been carried out in accordance with the Act and this Regulation.

(4) An operating company that has a pipeline upgraded shall, prior to activating it, obtain certification from a professional engineer that the pipeline has been upgraded in accordance with the Act and this Regulation.

(5) An operating company shall file the certification referred to in subsection (4) with the Director where the upgrading results in an operating stress level greater than 30 per cent of the specified minimum yield strength of the pipeline.

(6) The operating company shall retain the certifications obtained under subsections (1) to (5) at its head office in Ontario for the life of the pipeline.

4. Where the Director has reason to believe that an unsafe condition exists in a pipeline, an operating company shall uncover any part of the pipeline at the written request of the Director.

5. (1) An application for the following licences or their renewal shall be made to the Director and shall be accompanied by the non-refundable fee prescribed in the Schedule:

1. A licence to transmit gas.

2. A licence to distribute gas.

3. A licence to transmit oil.

(2) An operating company whose oil transmission pipeline system is less than 20 kilometres in length need not have a licence.

(3) A licence or a renewal of a licence expires 12 months after it is issued, and shall state the date on which it is issued and the date on which it expires.

(4) An inspector may inspect the pipelines for the transmission of oil or gas and for the distribution of gas of an applicant for or the holder of a licence referred to in subsection (1), the installations and repairs performed by or on behalf of the applicant or holder and the workmanship relating to those installations and repairs to determine whether they comply with the Act and this Regulation.

(5) No licence shall be issued or renewed until the applicant for or holder of the licence has paid the prescribed fee for an inspection under subsection (4).

6. (1) The Director shall issue a duplicate licence on receiving an application therefor and payment of the non-refundable fee prescribed in the Schedule for a duplicate.

(2) A holder of a licence whose name has changed shall apply to the Director for a licence bearing the new name and pay the non-refundable fee prescribed in the Schedule.

(3) The Director shall issue a licence bearing the new name on receiving the application and fee referred to in subsection (2).

(4) The holder of a licence whose address has changed shall notify the Director of the new address within six days of the change.

7. A professional engineer is exempt from section 14 and subsection 17 (2) of the Act.

8. (1) The fees set out in the Schedule are payable for the items that are specified.

(2) If the Director or an inspector causes inspection or engineering services to be provided to a person for the purpose of carrying out powers or duties under the Act and this Regulation, the person shall pay the fees set out in the Schedule for those services.

(3) The fees for inspection or engineering services shall include, where applicable, the travel time and reasonable travel and living expenses incurred by the inspector or the person providing the engineering services.

(4) A fee set out in the Schedule that is expressed as an amount per hour is payable on the basis of each quarter hour or part of a quarter hour that the person charging the fee spends, subject to the minimum set out in the Schedule.

9. Regulations 330 and 332 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 680/91, 682/91, 540/92, 544/92, 545/92, 73/93, 448/93, 450/93, 443/96 and 545/96 are revoked.

10. This Regulation comes into force 60 days after it is filed.

Schedule

Item No.	Description	Fees \$
1.	Application for a licence to transmit gas in pipelines for which no licence has previously been issued, or a renewal thereof, if the amount of gas to be transmitted in the twelve-month period following the issuance of the licence is,	
	(a) not more than 14,000,000 cubic metres	5,000
	(b) more than 14,000,000 cubic metres . . .	25,000
2.	Application for a licence to distribute gas in pipelines for which no licence has previously been issued, or a renewal thereof, if the amount of gas to be distributed in the twelve-month period following the issuance of the licence is,	
	(a) not more than 14,000 cubic metres . . .	nil
	(b) more than 14,000 cubic metres, but not more than 280,000 cubic metres	50
	(c) more than 280,000 cubic metres, but not more than 2,280,000 cubic metres	500
	(d) more than 2,280,000 cubic metres, but not more than 1,000,000,000 cubic metres	5,000
	(e) more than 1,000,000,000 cubic metres .	75,000

3.	Application for a licence to transmit oil in pipelines for which no licence has previously been issued or a renewal thereof	25,000
4.	Issuance of a duplicate licence	15
5.	Issuance of a licence containing a new name .	15
6.	Inspection Services	120 per hour for each inspector providing the services, minimum of one hour
7.	Engineering Services	120 per hour for each person providing the services, minimum of one hour

20/97

ONTARIO REGULATION 158/97 made under the ENERGY ACT

Made: April 30, 1997
Filed: May 2, 1997

Amending O. Reg. 348/96
(Certificates)

Note: Ontario Regulation 348/96 has not previously been amended.

1. Paragraphs 10, 11, 12, 13 and 14 of subsection 1 (1) of Ontario Regulation 348/96 are revoked and the following substituted:

10. A gas pipeline inspector (a "GPI" certificate).

11. A refuelling station installer-natural gas vehicle (a "RSI-NG" certificate).

2. Section 3 of the Regulation is amended by adding the following subsections:

(0.1) Subsections (1) to (5) apply with respect to all of the certificates referred to in subsection 1 (1), except the RSI-NG certificate with respect to which subsections (6) and (7) apply.

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(6) An applicant for a RSI-NG certificate must have successfully completed training in the installation, maintenance and repair of refuelling stations provided by a natural gas utility or a refuelling station manufacturer approved by the Director.

(7) The applicant for a certificate under subsection (6) must submit to the Director documentary evidence of the completed training satisfactory to the Director.

3. Paragraphs 1 and 2 of section 9 of the Regulation are revoked and the following substituted:

1. The applicant must hold an OBT-2 or an IMT certificate when he or she applies.
2. The applicant must have worked for at least 4,000 hours either as an oil burner technician 2 or as an industrial maintenance gas technician. The applicant must have worked at least 500 hours on oil-fired systems with an input greater than 7 U.S. gallons per hour, under the supervision of a person with an OBT-1 certificate.

4. Paragraph 3 of subsection 14 (2) of the Regulation is amended by adding the following at the end:

However, the person shall not perform any work beyond the gas-side unless he or she holds a certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*.

5. Paragraph 1 of subsection 15 (2) of the Regulation is amended by striking out "other than the inspection function referred to in paragraphs 1 and 2 of that subsection" at the end.

6. The Regulation is amended by adding the following sections:

17.1 (1) A person who holds a GPI certificate may, on behalf of an operating company, inspect and certify natural gas pipeline installations, tests and replacements in accordance with Ontario Regulation 157/97 (Oil and Gas Pipeline Systems) and the Canadian Standards Association standard entitled "Gas Pipeline Systems CAN/CSA Z184-M92" as amended from time to time.

(2) In subsection (1),

"operating company" includes an individual, partnership, corporation, public entity or other entity operating a gas or oil pipeline system.

17.2 A person who holds a RSI-NG certificate may install, alter, service, maintain and repair natural gas vehicle refuelling stations.

7. Subsection 22 (1) of the Regulation is revoked and the following substituted:

(1) A person who holds a DA certificate may install, alter, purge, activate, repair, service or remove,

- (a) any appliance, including a vented refrigerator, with an input of 100,000 Btuh or less and its equipment; and
- (b) any unvented residential natural gas or propane gas appliance with an input of 100,000 Btuh or less, other than a construction heater, and its equipment.

8. Section 23 of the Regulation is amended by striking out the part before paragraph 1 and substituting the following:

23. A person may perform the following functions if the person holds a certificate as a propane plant operator (PPO-1 certificate) or a record of training issued by a training organization approved by the Director evidencing that the person has taken training approved by the Director:

9. Section 24 of the Regulation is amended by striking out the part before paragraph 1 and substituting the following:

24. A person may perform the following functions if the person holds a certificate as a propane plant operator (PPO-2 certificate) or a record of training issued by a training organization approved by the

Director evidencing that the person has taken training approved by the Director:

10. Sections 25 and 26 of the Regulation are revoked and the following substituted:

25. A person may fill containers and operate propane transfer equipment in a filling plant or container refill centre if the person holds a certificate as a propane plant operator (PPO-3 certificate) or a record of training issued by a training organization approved by the Director evidencing that the person has taken training approved by the Director.

26. (1) A person may examine containers if the person holds a certificate as a propane cylinder inspector (PCI-1 certificate) or a record of training issued by a training organization approved by the Director evidencing that the person has taken training approved by the Director.

(2) In examining containers under subsection (1), the person shall follow the procedures described in the pamphlet "Standards for Visual Inspection of Steel Compressed Gas Cylinders", 6th edition, dated 1984, published by the Compressed Gas Association, Incorporated.

11. Section 27 of the Regulation is amended by striking out the part before clause (a) and substituting the following:

27. A person may perform the following functions if the person holds a certificate as a propane truck operator (PTO-1 certificate) or a record of training issued by a training organization approved by the Director evidencing that the person has taken training approved by the Director:

12. (1) Paragraph 3 of subsection 29 (2) of the Regulation is amended by adding the following at the end:

However, the person shall not perform any work beyond the oil-side unless he or she holds a certificate of qualification as a plumber or steamfitter under the *Trades Qualification and Apprenticeship Act*.

(2) Subsection 29 (2) of the Regulation is amended by adding the following paragraph:

3.1 Install, service, remove or replace components and accessories forming part of the fire-side of a refrigeration or air-conditioning unit. However, the person shall not perform any work beyond the fire-side unless he or she holds a certificate of qualification as a refrigeration and air-conditioning mechanic under the *Trades Qualification and Apprenticeship Act*.

13. (1) Paragraphs 5 and 6 of subsection 32 (1) of the Regulation are revoked and the following substituted:

5. Transferring propane from one container to another at his or her employer's place of business for use by the employer or by the person if the person has been trained to the standard established by the authority appointed by the Ministry and the propane industry. The person and the person's employer, if any, must have a record of training to that effect.

6. Activating a propane construction heater with an input of 400,000 Btuh or less, or any hand-held propane-fuelled torch, and connecting it to or disconnecting it from piping, tubing or a container if the person has been trained to the standard established by the authority appointed by the Ministry and the propane industry. The person and the person's employer, if any, must have a record of training to that effect.

6.1 Servicing a propane construction heater with an input of less than 400,000 Btuh, or any hand-held propane-fuelled torch, or

an oil-fired construction heater with a firing rate no higher than 1.1 U.S. gallons per hour if the person has been trained to the standard established by the authority appointed by the Ministry and the propane industry or the fuel oil industry, as the case may be. The person and the person's employer, if any, must have a record of training to that effect.

(2) Subsection 32 (1) of the Regulation is amended by adding the following paragraphs:

9. Transferring propane to and from tank cars, cargo liners, tank trucks, filling plants and container refill centres, and filling containers and operating propane transfer equipment in a filling plant or container refill centre if the person has been trained to the standard established by the authority appointed by the Ministry and the propane industry. The person and the person's employer, if any, must have a record of training to that effect.
10. Examining containers in accordance with section 26 if the person has been trained to the standard established by the authority appointed by the Ministry and the propane industry. The person and the person's employer, if any, must have a record of training to that effect.
11. Operating a tank truck or a vehicle that tows a cargo liner, operating propane handling equipment to transfer propane to and from tank trucks, cargo liners, filling plants and container refill centres and filling containers on the premises of end-users if the person has been trained to the standard established by the

authority appointed by the Ministry and the propane industry. The person and the person's employer, if any, must have a record of training to that effect.

14. Subsection 33 (1) of the Regulation is amended by striking out at the end "However, they do not apply with respect to a PPO-1, PPO-2, PPO-3, PCI-1, PTO-1 or OPI certificate."

15. Section 34 of the Regulation is amended by adding the following subsections:

(20.1) A person who holds a certificate as a propane plant operator (PPO-1, PPO-2 or PPO-3 certificate), a certificate as a propane cylinder inspector (PCI-1 certificate) or a certificate as a propane truck operator (PTO-1 certificate) on the day this Regulation comes into force may continue to perform the functions he or she was authorized to perform under the relevant certificate before that date until the certificate expires.

(20.2) On the expiry of a certificate referred to in subsection (20.1), the person shall not perform the functions authorized under the certificate unless the person has been issued a record of training issued by a training organization approved by the Director evidencing that the person has taken training approved by the Director.

16. This Regulation comes into force 60 days after it is filed.

20/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—05—24

ONTARIO REGULATION 159/97 made under the SAFETY AND CONSUMER STATUTES ADMINISTRATION ACT, 1996

Made: April 16, 1997
Filed: May 5, 1997

ADMINISTRATION OF VARIOUS ACTS

DESIGNATED LEGISLATION

1. The following are designated as designated legislation for the purposes of subsection 3 (1) of the Act:

1. All provisions of the *Motor Vehicle Dealers Act* except for section 24.
2. All provisions of the regulations made under the *Motor Vehicle Dealers Act*.
3. All provisions of the *Real Estate and Business Brokers Act* except for section 52.
4. All provisions of the regulations made under the *Real Estate and Business Brokers Act*.

DESIGNATED ADMINISTRATIVE AUTHORITIES

2. For the purposes of subsection 3 (2) of the Act, the Ontario Motor Vehicle Industry Council, that is incorporated under the laws of the Province of Ontario by letters patent dated October 8, 1996 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated January 6, 1997 for the purposes of section 4 of the Act, is designated as the sole administrative authority for the purpose of administering the legislation designated by paragraphs 1 and 2 of section 1.

3. For the purposes of subsection 3 (2) of the Act, the Real Estate Council of Ontario, that is incorporated under the laws of Canada by letters patent dated January 24, 1997 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated March 1, 1997 for the purposes of section 4 of the Act, is designated as the sole administrative authority for the purpose of administering the legislation designated by paragraphs 3 and 4 of section 1.

MOTOR VEHICLE DEALERS ACT

4. For the purposes of subsection 20 (1) of the *Motor Vehicle Dealers Act*, any notice or order required to be given or served under that Act or the regulations made under it is sufficiently given or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the latest address for service appearing on the records of the Ontario Motor Vehicle Industry Council.

REAL ESTATE AND BUSINESS BROKERS ACT

5. For the purposes of subsection 48 (1) of the *Real Estate and Business Brokers Act*, any notice or order required to be given or served under that Act or the regulations made under it is sufficiently given or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the latest address for service appearing on the records of the Real Estate Council of Ontario.

6. Ontario Regulation 3/97 is revoked.

21/97

ONTARIO REGULATION 160/97 made under the SAFETY AND CONSUMER STATUTES ADMINISTRATION ACT, 1996

Made: April 16, 1997
Filed: May 5, 1997

Amending O. Reg. 159/97
(Administration of Various Acts)

Note: Ontario Regulation 159/97 has not previously been amended.

1. Section 1 of Ontario Regulation 159/97 is amended by adding the following paragraphs:

- 0.1 All provisions of the *Amusement Devices Act* except for section 19.
 - 0.2 All provisions of the regulations made under the *Amusement Devices Act*.
 - 0.3 All provisions of the *Boilers and Pressure Vessels Act* except for section 42.
 - 0.4 All provisions of the regulations made under the *Boilers and Pressure Vessels Act*.
 - 0.5 All provisions of the *Elevating Devices Act* except for section 31.
 - 0.6 All provisions of the regulations made under the *Elevating Devices Act*.
 - 0.7 All provisions of the *Energy Act* except for sections 21 and 28.
 - 0.8 All provisions of the regulations made under the *Energy Act*.
 - 0.9 All provisions of the *Gasoline Handling Act* except for section 16.
 - 0.10 All provisions of the regulations made under the *Gasoline Handling Act*.
-
- 2.1 All provisions of the *Operating Engineers Act* except for section 36.

2.2 All provisions of the regulations made under the *Operating Engineers Act*.

5. All provisions of the *Upholstered and Stuffed Articles Act* except for section 29.

6. All provisions of the regulations made under the *Upholstered and Stuffed Articles Act*.

2. The Regulation is amended by adding the following section after the heading "Designated Administrative Authorities":

1.1 For the purposes of subsection 3 (2) of the Act, the Technical Standards and Safety Authority, that is incorporated under the laws of the Province of Ontario by letters patent dated August 30, 1996 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated January 13, 1997 for the purposes of section 4 of the Act, is designated as the sole administrative authority for the purpose of administering the legislation designated by paragraphs 0.1, 0.2, 0.3, 0.4, 0.5, 0.6, 0.7, 0.8, 0.9, 0.10, 2.1, 2.2, 5 and 6 of section 1.

21/97

ONTARIO REGULATION 161/97
made under the
REAL ESTATE AND BUSINESS BROKERS ACT

Made: April 16, 1997
Filed: May 5, 1997

Amending Reg. 986 of R.R.O. 1990
(General)

Note: Regulation 986 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 1 (1) of Regulation 986 of the Revised Regulations of Ontario, 1990 is amended by striking out "the Minister" in the second line and substituting "the Real Estate Council of Ontario".

(2) Subsection 1 (2) of the Regulation is amended by striking out "the Minister" in the third line and substituting "the Real Estate Council of Ontario".

(3) Subsection 1 (3) of the Regulation is amended by striking out "the Minister" in the second line and substituting "the Real Estate Council of Ontario".

(4) Subsection 1 (4) of the Regulation is amended by striking out "the Minister" in the third line and substituting "the Real Estate Council of Ontario".

(5) Subsection 1 (5) of the Regulation is amended by striking out "the Minister" in the second and third lines and substituting "the Real Estate Council of Ontario".

2. Subsections 2 (3), (4) and (5) of the Regulation are revoked and the following substituted:

(3) A bond required in an application for registration made on or after May 5, 1997 shall be in a form provided by the Real Estate Council of Ontario.

(4) A bond required in an application for registration made before May 5, 1997 shall be in Form 1, 2 or 3, as the case may be.

(5) References to Her Majesty in right of Ontario as the obligee named in bonds that have not been forfeited under section 6 before May 5, 1997 shall be deemed to be references to the Real Estate Council of Ontario.

3. The Regulation is amended by adding the following section:

2.1 (1) The classes of negotiable security that may be accepted as collateral security for a bond required in an application for registration are,

- (a) bonds issued or guaranteed by Canada; or
- (b) bonds issued or guaranteed by any province of Canada.

(2) The principal named in the bond required in an application for registration made on or after May 5, 1997 shall deposit the collateral security required in the application with the Real Estate Council of Ontario.

(3) The Minister of Finance shall transfer to the Real Estate Council of Ontario all collateral security that the Minister held immediately before May 5, 1997.

(4) The principal named in a bond required in an application for registration shall maintain all collateral security for the bond at a market value of not less than the face value of the bond.

4. Section 5 of the Regulation is amended by striking out "the Treasurer of Ontario" in the second and third lines and substituting "the Real Estate Council of Ontario".

5. (1) Section 6 of the Regulation is amended by striking out the portion after clause (d).

(2) Section 6 of the Regulation is amended by adding the following subsections:

(2) Upon the forfeiture of a bond under subsection (1), the amount of the bond becomes due and owing by the person bound by it as a debt due to,

- (a) the Crown in right of Ontario, if the forfeiture occurred before May 5, 1997; or
- (b) the Real Estate Council of Ontario, if the forfeiture occurred on or after May 5, 1997.

(3) After deducting the amount of expenses that the Crown in right of Ontario has incurred before May 5, 1997 in connection with the forfeiture of a bond, the Crown hereby assigns to the Real Estate Council of Ontario,

- (a) the amounts, if any, that are due and owing to the Crown under clause (2) (a) with respect to the bond; and
- (b) the money that the Crown has recovered under the bond but has not paid over under section 9 or 10.

6. Sections 7 and 8 of the Regulation are revoked and the following substituted:

7. (1) If a bond secured by the deposit of collateral security is forfeited under section 6 and the Minister of Finance has not sold the collateral security under this section as it read immediately before May 5, 1997, the Real Estate Council of Ontario may sell the collateral security at the current market price.

(2) If a bond secured by the deposit of collateral security is forfeited under section 6 and the Minister of Finance has sold the collateral security under this section as it read immediately before May 5, 1997 but, under section 9, has not paid over the money realized from the sale, the Minister shall pay the money to the Real Estate Council of Ontario after deducting the amount of expenses that the Minister has incurred before May 5, 1997 in connection with the sale.

8. If the Real Estate Council of Ontario becomes a creditor of a person in respect of a debt described in subsection 6 (2) or receives money from the Crown in right of Ontario under subsection 6 (3), the Registrar may take the proceedings that the Registrar sees fit under the *Bankruptcy and Insolvency Act* (Canada), the *Corporations Act*, the *Courts of Justice Act* or the *Winding-up Act* (Canada) for the appointment of an interim receiver, custodian, trustee, receiver or liquidator, as the case may be.

7. (1) Subsection 9 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) The Real Estate Council of Ontario may in its discretion,

(2) Subsection 9 (2) of the Regulation is revoked and the following substituted:

(2) If the Real Estate Council of Ontario considers it advisable, the Council may, without an order, keep the whole or any part of the proceeds referred to in clause (1) (b) or (c) in trust for the persons who are or may become entitled to share in the proceeds of the bond under subsection (1).

8. Section 10 of the Regulation is revoked and the following substituted:

10. (1) If a bond has been forfeited under section 6 and the Real Estate Council of Ontario has not received notice in writing of any claim against the proceeds of the bond or the part of the proceeds that remain in the Council's hands within two years of the forfeiture, the Council may, subject to subsection (2), pay the proceeds of the bond or the collateral security or the part remaining of the proceeds to any person who made payment under the bond or who deposited the collateral security.

(2) Before making a payment under subsection (1), the Real Estate Council of Ontario shall deduct from the payment the amount of expenses that the Crown in right of Ontario or the Council have incurred in connection with investigations, if any, or otherwise relating to the broker, including any member of a partnership, in respect of whose conduct the bond was conditioned.

9. Paragraphs 6 and 7 of section 11 of the Regulation are revoked.

10. (1) Subsection 13 (1) of the Regulation is amended by striking out "the Minister" in the third line and substituting "the Real Estate Council of Ontario".

(2) Clause 13 (15) (a) of the Regulation is amended by striking out "the Minister" in the fourth line and substituting "the Real Estate Council of Ontario".

(3) Clause 13 (15) (b) of the Regulation is amended by striking out "the Minister" in the third and fourth lines and substituting "the Real Estate Council of Ontario".

(4) Subsection 13 (16) of the Regulation is amended by striking out "the Minister" in the second and third lines and substituting "the Real Estate Council of Ontario".

11. Section 22 of the Regulation is revoked.

12. Section 26 of the Regulation is amended by striking out "the Minister" in the third line and substituting "the Real Estate Council of Ontario".

21/97

ONTARIO REGULATION 162/97 made under the UPHOLSTERED AND STUFFED ARTICLES ACT

Made: March 5, 1997
Filed: May 5, 1997

Amending Reg. 1092 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 1092 has been amended by Ontario Regulation 82/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 2 (3) of Regulation 1092 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(3) Every registration lapses on the anniversary of the date on which it was granted unless an application for a renewal of registration, together with the prescribed fee, is filed with the Director before that date.

2. Form 9 of the Regulation is revoked.

21/97

ONTARIO REGULATION 163/97 made under the NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: May 1, 1997
Filed: May 6, 1997

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Regulation 826 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 826 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

15. Despite section 2, paragraph 29 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

29. In the Town of Grimsby in The Regional Municipality of Niagara described as follows:

Beginning at the intersection of the easterly boundary of the Town of Grimsby and the southerly limit of Lot M of the former Township of Grimsby;

Thence westerly to and along the southerly limit of Lot M, Lot D and Concession IV to intersect with the easterly limit of Park Road;

Thence northerly along the easterly limit of Park Road to intersect with the centre line of Concession III of the former Township of Grimsby;

Thence westerly along the centre line of Concession III to the point of intersection with the northwesterly limit of Regional Road number 79 (Ridge Road West);

Thence westerly and southwesterly along the northwesterly limit of Regional Road 79 (Ridge Road West) to the westerly limit of the Town of Grimsby;

Thence northerly along the westerly limit of the Town to the point of intersection with the southerly limit of Regional Road number 81 (Main Street West);

Thence easterly along the southerly limit of Regional Road 81 to the westerly limit of Lot 12 in Concession II of the former Township being a westerly boundary of the former Town of Grimsby in the former County of Lincoln;

Thence southerly and easterly along westerly and southerly limits of that former Town boundary to intersect with the centre line of Concession II of the former Township of Grimsby;

Thence easterly along the centre line of Concession II to the westerly limit of Lot 5;

Thence southerly along the westerly limit of Lot 5 to intersect with the northwesterly angle of a Part 1 as shown on a Plan deposited in the Land Registry Office for the Land Titles Division of Niagara North (No. 30) as Number 30R-5448;

Thence easterly along the northerly limit of Part 1 to intersect with the easterly limit of Lot 5, Concession II of the former Township of Grimsby;

Thence easterly in a straight line to a point on the westerly limit of Lot 4, Concession II being 163.94 metres measured southerly from the southwesterly angle of Lot 26 of a Plan deposited in the Land Registry Office of Niagara North (No. 30) as Number 432;

Thence south 38° 54' east 43.65 metres to a point;

Thence south 74° 32' east 56.35 metres to a point;

Thence easterly in a straight line to intersect with the northwesterly angle of Part 2 as shown on a Plan deposited in the Land Registry Office for the Land Titles Division of Niagara North (No. 30) as Number 30R-8351;

Thence easterly following along the northerly limits of Part 2 and Part 1 as shown on Plan 30R-8351 to the northeasterly angle of Part 1;

Thence north 68° 29' 30" east 41.4528 metres to a point;

Thence south 84° 23' 30" east to intersect with the westerly limit of Lot 2 in Concession II of the former Township of Grimsby;

Thence northerly along the westerly limit of Lot 2 in Concession II of the former Township of Grimsby to the northwesterly angle of Lot 2;

Thence easterly along the northerly limit of Concession II and Lot B of the former Township of Grimsby to intersect with the westerly boundary of the Town of Grimsby;

Thence southerly along the easterly limit of the Town to the place of beginning.

CHRIS HODGSON
Minister of Natural Resources

Dated at Toronto on May 1, 1997.

21/97

ONTARIO REGULATION 164/97
made under the
FOREST FIRES PREVENTION ACT

Made: May 7, 1997
Filed: May 8, 1997

RESTRICTED FIRE ZONE

1. The part of the East Fire Region referred to in Schedule 2 of Ontario Regulation 207/96, as described in Schedule "A" hereto, is declared to be a restricted fire zone from 0001 hours on May 8 to 2400 hours on October 31, both inclusive, in the year 1997.

Schedule A

In the geographic Townships of Leclaire, Abotossaway, Aguiene Musquash, Corbiere Cowie Bailloquet, Chabanel, Esquega Lendrum and McMurray, in the Territorial District of Algoma and Province of Ontario, containing 31490 hectares, more or less, being composed of those parts of the said townships designated as Part 1 on a plan of the Restricted Fire Zone for the Wawa Fume Kill Area and filed in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, on April 28, 1994.

RON VRANCART
Deputy Minister
Ministry of Natural Resources

Dated at Toronto on May 7, 1997.

21/97

ONTARIO REGULATION 165/97
made under the
POWER CORPORATION ACT

Made: May 7, 1997
Filed: May 8, 1997

Amending O. Reg. 296/91
(Elliot Lake Region Economic Development Program)

Note: Ontario Regulation 296/91 has not previously been amended.

1. Ontario Regulation 296/91 is amended by adding the following section:

4. The Northern Ontario Heritage Fund Corporation may enter into an agreement with the Elliot Lake and North Shore Corporation for Business Development (ELNOS) to assign responsibility for carrying out the Elliot Lake Region Economic Development Program to ELNOS and to provide any remaining portion of the Ontario Hydro contributions to ELNOS for this purpose.

21/97

ONTARIO REGULATION 166/97
made under the
CHILD AND FAMILY SERVICES ACT

Made: May 7, 1997
Filed: May 8, 1997

Revoking O. Reg. 240/95
(Exemptions from Act—Six Nations of the Grand River)

1. Ontario Regulation 240/95 is revoked.

21/97

ONTARIO REGULATION 167/97
made under the
**FAMILY RESPONSIBILITY AND SUPPORT
ARREARS ENFORCEMENT ACT, 1996**

Made: May 7, 1997
Filed: May 8, 1997

GENERAL

TERMINATION OF SUPPORT OBLIGATION

1. For the purposes of paragraph 1 of subsection 8 (3) of the Act (agreement re termination), the matters agreed upon by the recipient and payor must be set out in writing and the agreement must be signed by the recipient and payor.

2. (1) For the purposes of subsection 8 (4) of the Act, notice that a support obligation under a support order or support deduction order is terminated must be in writing and must contain the following information:

1. The case number assigned to the support order by the Director's office.
2. The payor's full name.
3. The recipient's full name.
4. The telephone number of the party submitting the notice.
5. Information sufficient to identify the specific support obligation that is terminated including the date of the support order to which the support obligation relates.
6. The reason for the termination.
7. The date of the termination.

(2) The notice must be given as soon as possible after the support obligation is terminated and may be given before the support obligation is terminated.

3. (1) The Director shall notify the recipient when the Director receives notice from the payor that a support obligation is terminated and shall request that the recipient confirm the notice.

(2) The Director is not required to request confirmation of the notice if the support obligation terminates on a calendar date specified in the support order.

(3) A recipient who agrees with the notice shall give the Director confirmation in writing.

RÈGLEMENT DE L'ONTARIO 167/97
pris en application de la
**LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET
L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS**

pris le 7 mai 1997
déposé le 8 mai 1997

DISPOSITIONS GÉNÉRALES

FIN DE L'OBLIGATION ALIMENTAIRE

1. Pour l'application de la disposition 1 du paragraphe 8 (3) de la Loi (entente concernant la fin de l'obligation alimentaire), les questions dont ont convenu le bénéficiaire et le payeur sont énoncées par écrit et l'entente est signée par eux.

2. (1) Pour l'application du paragraphe 8 (4) de la Loi, l'avis selon lequel une obligation alimentaire prévue dans une ordonnance alimentaire ou une ordonnance de retenue des aliments prend fin est donné par écrit et contient les renseignements suivants :

1. Le numéro de dossier attribué à l'ordonnance alimentaire par le bureau du directeur.
2. Les nom et prénoms du payeur.
3. Les nom et prénoms du bénéficiaire.
4. Le numéro de téléphone de la partie qui donne l'avis.
5. Des renseignements suffisamment détaillés pour permettre d'identifier l'obligation alimentaire qui prend fin, y compris la date de l'ordonnance alimentaire à laquelle est reliée l'obligation alimentaire.
6. La raison pour laquelle l'obligation prend fin.
7. La date de la fin de l'obligation.

(2) L'avis est donné dès que possible après que l'obligation alimentaire prend fin et il peut être donné avant la fin de celle-ci.

3. (1) Lorsqu'il reçoit du payeur un avis de la fin d'une obligation alimentaire, le directeur en avise le bénéficiaire et lui demande de le confirmer.

(2) Le directeur n'est pas tenu de demander une confirmation à l'égard de l'avis si l'obligation alimentaire prend fin à une date précisée dans l'ordonnance alimentaire.

(3) Le bénéficiaire qui accepte l'avis donne au directeur une confirmation de ce fait par écrit.

4. (1) Until the Director receives confirmation of the notice, the support recipient and support payor under the support order or support deduction order are considered not to agree that the support obligation is terminated as set out in the notice.

(2) If the recipient confirms part, but not all, of the notice, the parties are considered to have agreed that the support obligation is terminated to the extent of the confirmation.

5. (1) The Director shall notify the payor when the Director receives notice or confirmation from the recipient that a support obligation is terminated.

(2) The Director is not required to notify the payor if the support obligation terminates on a calendar date specified in the support order.

6. If a payor's or recipient's most recent address as it is shown in the records in the Director's office is outside Ontario, the Director may send the notice referred to in subsection 3 (1) or 5 (1) to an office or person in the other jurisdiction performing similar functions to those of the Director.

SUPPORT DEDUCTION ORDERS

7. (1) A support deduction order shall be in Form 1.

(2) A support deduction order information form shall be in Form 2.

(3) The payor and the recipient shall complete Parts A and B of Form 2 before the support deduction order is made.

(4) Despite subsection (3), if the payor has not responded to the motion, application or petition, the recipient alone shall complete Parts A and B of Form 2.

(5) The clerk or registrar of the court shall ensure that Parts A and B of Form 2 are completed before the support deduction order is made.

(6) The clerk or registrar shall complete Part C of Form 2 after the support deduction order is made.

8. For the purposes of subsections 11 (2) and (3) of the Act (information re payor, income source), the prescribed information is all the information in Part A of the Support Deduction Order Information Form.

INCOME SOURCES

9. The following information is prescribed for the purposes of subsection 25 (1) of the Act (duty to inform re payment interruption):

1. The case number assigned to the support deduction order by the Director's office.
2. The payor's full name.
3. The name and address of the income source.
4. The name and telephone number of a contact person for the income source.
5. A statement indicating whether the payments are terminated or interrupted and the date of the termination or interruption.
6. The reason for the termination or interruption.
7. If the payments are interrupted, the date on which the payments are expected to resume, if the income source knows the date.

4. (1) Tant que le directeur ne reçoit pas une confirmation à l'égard de l'avis, le bénéficiaire des aliments et le payeur des aliments visés par l'ordonnance alimentaire ou l'ordonnance de retenue des aliments sont réputés ne pas convenir que l'obligation alimentaire prend fin comme le prévoit l'avis.

(2) Si le bénéficiaire confirme une partie seulement de l'avis, les parties sont réputées convenir que l'obligation alimentaire prend fin dans la mesure de ce qui a été confirmé.

5. (1) Lorsqu'il reçoit du bénéficiaire un avis ou une confirmation de la fin d'une obligation alimentaire, le directeur en avise le payeur.

(2) Le directeur n'est pas tenu d'aviser le payeur si l'obligation alimentaire prend fin à une date précisée dans l'ordonnance alimentaire.

6. Si la dernière adresse d'un payeur ou d'un bénéficiaire figurant dans les dossiers du bureau du directeur se trouve à l'extérieur de l'Ontario, le directeur peut envoyer l'avis visé au paragraphe 3 (1) ou 5 (1) à un bureau ou à une personne de l'autre compétence exerçant des fonctions analogues aux siennes.

ORDONNANCES DE RETENUE DES ALIMENTS

7. (1) L'ordonnance de retenue des aliments est rédigée selon la formule 1.

(2) La formule de renseignements relatifs à l'ordonnance de retenue des aliments est rédigée selon la formule 2.

(3) Le payeur et le bénéficiaire remplissent les parties A et B de la formule 2 avant que ne soit rendue l'ordonnance de retenue des aliments.

(4) Malgré le paragraphe (3), si le payeur n'a pas répondu à la motion, à la requête ou à la requête en divorce, le bénéficiaire remplit seul les parties A et B de la formule 2.

(5) Le greffier du tribunal veille à ce que les parties A et B de la formule 2 soient remplies avant que ne soit rendue l'ordonnance de retenue des aliments.

(6) Le greffier remplit la partie C de la formule 2 après le prononcé de l'ordonnance de retenue des aliments.

8. Pour l'application des paragraphes 11 (2) et (3) de la Loi (renseignements relatifs au payeur, à la source de revenu), les renseignements prescrits sont ceux demandés à la partie A de la formule de renseignements relatifs à l'ordonnance de retenue des aliments.

SOURCES DE REVENU

9. Les renseignements suivants sont prescrits pour l'application du paragraphe 25 (1) de la Loi (obligation d'informer relativement à l'interruption des versements) :

1. Le numéro de dossier attribué à l'ordonnance de retenue des aliments par le bureau du directeur.
2. Les nom et prénoms du payeur.
3. Les nom et adresse de la source de revenu.
4. Les nom et numéro de téléphone d'une personne-contact de la source de revenu.
5. Une déclaration indiquant si les versements prennent fin ou sont interrompus et la date de la fin ou de l'interruption des versements.
6. La raison pour laquelle les versements prennent fin ou sont interrompus.
7. Si les versements sont interrompus, la date prévue de leur reprise, si la source de revenu la connaît.

8. The name and address of any other income sources for the payor, if the income source knows of any.

10. A notice under subsection 26 (1) of the Act that an individual, corporation or other entity is not an income source shall be in Form 5.

SUSPENSION ORDERS

11. An order to suspend the operation of a support deduction order shall be in Form 3.

12. (1) If a court requires a payor to post security under clause 28 (3) (b) of the Act, the payor shall post the security with the Director by the earlier of,

(a) the day on which the first support payment under the support order is due after the suspension order is made; or

(b) 10 days after the suspension order is made.

(2) The following forms of security are prescribed for the purposes of subsection 28 (6) of the Act:

1. A money order payable to the Director.

2. A bank draft or certified cheque, payable to the Director and drawn on a bank listed in Schedule I or II to the *Bank Act* (Canada), the Province of Ontario Savings Office, a loan or trust corporation registered under the *Loan and Trust Corporations Act* or a credit union as defined in section 1 of the *Credit Unions and Caisses Populaires Act, 1994*.

3. A cheque payable to the Director and drawn on a lawyer's trust account.

(3) The payor shall give the Director the following information and documents when posting the security:

1. The payor's full name, address and telephone number.

2. The recipient's full name and, if known by the payor, the recipient's address.

3. A copy of the suspension order or the court endorsement on the record setting out the terms of the order.

4. The date on which the suspension order was made.

5. The case number assigned to the support deduction order by the Director's office, if known by the payor.

13. (1) The Director shall use security that is realized under subsection 28 (13) of the Act to make payments to the recipient until regular payments in compliance with the support order are established to the satisfaction of the Director.

(2) The Director shall pay to the payor as soon as is practical the amount of any security that remains when the regular payments are established to the satisfaction of the Director. The payment shall be made at the most recent address of the payor as shown on the records in the Director's office.

FINANCIAL STATEMENT AND PROOF OF INCOME

14. A financial statement under subsection 40 (1) or 41 (1) of the Act shall be in Form 4.

15. The following types of proof of income are prescribed for the purposes of subsections 40 (1) and 41 (1) of the Act:

1. Either,

i. a copy of the payor's income tax returns that were filed with the Department of National Revenue for the past three taxation years, together with a copy of all material filed with the returns and a copy of any notices of assessment or

8. Les nom et adresse des autres sources de revenu du payeur dont la source de revenu a connaissance.

10. L'avis prévu au paragraphe 26 (1) de la Loi portant qu'une personne physique ou morale ou une autre entité n'est pas une source de revenu est rédigé selon la formule 5.

ORDONNANCES DE SUSPENSION

11. L'ordonnance de suspension de l'application d'une ordonnance de retenue des aliments est rédigé selon la formule 3.

12. (1) Si un tribunal exige qu'un payeur fournisse une sûreté aux termes de l'alinéa 28 (3) b) de la Loi, le payeur la fournit au directeur au plus tard à celle des dates suivantes qui est antérieure à l'autre :

a) le jour où le premier versement d'aliments prévu dans l'ordonnance alimentaire est exigible après que l'ordonnance de suspension est rendue;

b) 10 jours après que l'ordonnance de suspension est rendue.

(2) Les formes de sûreté suivantes sont prescrites pour l'application du paragraphe 28 (6) de la Loi :

1. Un mandat payable au directeur.

2. Une traite bancaire ou un chèque certifié, payable au directeur et tiré sur une banque mentionnée à l'annexe I ou II de la *Loi sur les banques* (Canada), sur la Caisse d'épargne de l'Ontario, sur une société de prêt ou de fiducie inscrite aux termes de la *Loi sur les sociétés de prêt et de fiducie* ou sur une caisse au sens de l'article 1 de la *Loi de 1994 sur les caisses populaires et les credit unions*.

3. Un chèque payable au directeur et tiré sur le compte de fiducie d'un avocat.

(3) Le payeur donne au directeur les renseignements et documents suivants lorsqu'il fournit la sûreté :

1. Les nom, prénoms, adresse et numéro de téléphone du payeur.

2. Les nom et prénoms du bénéficiaire ainsi que son adresse, si le payeur la connaît.

3. Une copie de l'ordonnance de suspension ou de l'inscription du tribunal sur le dossier énonçant les conditions de l'ordonnance.

4. La date à laquelle l'ordonnance de suspension a été rendue.

5. Le numéro de dossier attribué à l'ordonnance de retenue des aliments par le bureau du directeur, si le payeur le connaît.

13. (1) Le directeur utilise la sûreté qui est réalisée en vertu du paragraphe 28 (13) de la Loi pour faire des versements au bénéficiaire jusqu'à ce que des versements réguliers conformes à l'ordonnance alimentaire soient établis à la satisfaction du directeur.

(2) Le directeur verse au payeur dès que possible dans les circonstances tout reliquat de la sûreté lorsque les versements réguliers sont établis à la satisfaction du directeur. Le versement est envoyé à la dernière adresse du payeur figurant dans les dossiers du bureau du directeur.

ÉTAT FINANCIER ET PREUVES RELATIVES AU REVENU

14. L'état financier visé au paragraphe 40 (1) ou 41 (1) de la Loi est rédigé selon la formule 4.

15. Les types suivants de preuves relatives au revenu sont prescrits pour l'application des paragraphes 40 (1) et 41 (1) de la Loi :

1. Selon le cas :

i. une copie des déclarations d'impôt sur le revenu du payeur déposées au ministère du Revenu national pour les trois dernières années d'imposition, accompagnée d'une copie de tous les documents déposés avec les déclarations et d'une

re-assessment received from the Department for those years, or

copie des avis de cotisation ou de nouvelle cotisation reçus du ministère pour ces années,

ii. a statement from the Department of National Revenue that the payor has not filed any income tax returns for the past three taxation years.

ii. une déclaration du ministère du Revenu national selon laquelle le payeur n'a pas déposé de déclaration d'impôt sur le revenu pour les trois dernières années d'imposition.

2. Copies of pay cheques, pay stubs or other pay statements for the three consecutive pay periods immediately preceding the date of the financial statement.

2. Une copie des chèques de paie, des bulletins de paie ou autres états semblables pour les trois périodes de paie consécutives qui précèdent immédiatement la date de l'état financier.

3. A copy of the financial statements for any business in which the payor has held an interest during the 12 months immediately preceding the date of the financial statement.

3. Une copie de l'état financier de toute entreprise dans laquelle le payeur a détenu un intérêt pendant la période de 12 mois qui précède immédiatement la date de l'état financier.

4. Letters from the payor's sources of income verifying the payor's income for the three consecutive payments made to the payor immediately before the date of the financial statement. For the purposes of this paragraph, a source of income may be a person who is not an income source within the meaning of the Act.

4. Des lettres des sources de revenu du payeur attestant le revenu du payeur pour les trois versements consécutifs faits au payeur immédiatement avant la date de l'état financier. Pour l'application de la présente disposition, une source de revenu peut être une personne qui n'est pas une source de revenu au sens de la Loi.

5. Such other documents as may be necessary to verify the information set out in the financial statement.

5. Les autres documents nécessaires pour vérifier les renseignements figurant dans l'état financier.

SERVICE AND DELIVERY OF DOCUMENTS

SIGNIFICATION ET REMISE DE DOCUMENTS

16. (1) Service on the Director of a document under the Act may be made by personal delivery, by ordinary mail or by telephone facsimile.

16. (1) La signification d'un document au directeur aux termes de la Loi peut être faite à personne, par courrier ordinaire ou par télécopie.

(2) Anything required to be given to the Director in writing under the Act must be delivered by personal delivery, by ordinary mail or by telephone facsimile.

(2) Tout ce qui doit être donné par écrit au directeur aux termes de la Loi doit être remis à personne, par courrier ordinaire ou par télécopie.

(3) Service on the Director of a document under the Act shall be deemed to have been made five days after the date of service as determined in accordance with the Rules of Civil Procedure made under the *Courts of Justice Act*.

(3) La signification d'un document au directeur aux termes de la Loi est réputée avoir été faite cinq jours après la date de signification déterminée conformément aux Règles de procédure civile prises en application de la *Loi sur les tribunaux judiciaires*.

17. (1) Service of a document by the Director under the Act may be made,

17. (1) La signification d'un document par le directeur aux termes de la Loi peut être faite, selon le cas :

(a) by personal service, by ordinary mail, by telephone facsimile or by another form of electronic transmission addressed to the person at the person's most recent address as shown in the records in the Director's office;

a) à personne, par courrier ordinaire, par télécopie ou selon une autre forme de transmission électronique, à la dernière adresse du destinataire figurant dans les dossiers du bureau du directeur;

(b) by service on the person's solicitor of record; or

b) au procureur du destinataire;

(c) by depositing a copy of the document at a document exchange in which the person or the solicitor is a member or subscriber.

c) en le déposant à un centre de documents dont le destinataire ou le procureur est un membre ou un abonné.

(2) Documents that must or may be given to a payor, recipient or income source by the Director under the Act must be delivered,

(2) Les documents que le directeur doit ou peut donner à un payeur, à un bénéficiaire ou à une source de revenu aux termes de la Loi doivent être remis, selon le cas :

(a) by personal delivery, by ordinary mail, by telephone facsimile or by another form of electronic transmission addressed to the payor, recipient or income source at the most recent address as shown in the records in the Director's office;

a) à personne, par courrier ordinaire, par télécopie ou selon une autre forme de transmission électronique, à la dernière adresse du payeur, du bénéficiaire ou de la source de revenu figurant dans les dossiers du bureau du directeur;

(b) by delivery to the solicitor of record for the payor, recipient or income source; or

b) au procureur du payeur, du bénéficiaire ou de la source de revenu;

(c) by depositing a copy of the document at a document exchange in which the payor, recipient, income source or solicitor is a member or subscriber.

c) en le déposant à un centre de documents dont le payeur, le bénéficiaire, la source de revenu ou le procureur est un membre ou un abonné.

(3) Service by ordinary mail on a payor, recipient or income source shall be deemed to have been made five days after the date of service as determined under the Rules of Civil Procedure made under the *Courts of Justice Act*.

(3) La signification par courrier ordinaire à un payeur, à un bénéficiaire ou à une source de revenu est réputée avoir été faite cinq jours après la date de signification déterminée conformément aux Règles de procédure civile prises en application de la *Loi sur les tribunaux judiciaires*.

(4) If there is a conflict between this section and the rules of court, the rules of court prevail.

(4) Les règles de pratique l'emportent sur toute disposition incompatible du présent article.

18. (1) Service on the Crown of a notice of a support deduction order or a notice of garnishment must be made,

- (a) by personal service on the chief financial officer of the applicable administrative unit of the Crown or with an employee of the chief financial officer; or
- (b) by ordinary mail, by telephone facsimile or by another form of electronic transmission addressed to the chief financial officer at the head office of the applicable administrative unit of the Crown.

(2) Notice of a support deduction order shall be deemed to have been served on the Crown on the day that is 30 days after the actual date of service.

APPLICATION OF PAYMENTS

19. Money paid on account of a support order and support deduction order shall be credited in the following order:

- 1. To the principal of the most recent support accrual due and then to any interest owing on that principal.
- 2. To the principal balance outstanding and then to any interest owing on that principal in the manner set out in paragraph 1.

CONSUMER REPORTING INFORMATION

20. The following information may be disclosed by the Director to a consumer reporting agency:

- 1. Current address of payor as shown in the records in the Director's office.
- 2. The payor's date of birth.
- 3. The Family Responsibility Office case number.

REPEAL AND COMMENCEMENT

21. (1) Ontario Regulations 765/91 and 475/93 are repealed.

(2) Despite subsection (1), the forms to Ontario Regulation 765/91 may continue to be used, where appropriate, instead of the forms to this Regulation until January 31, 1998.

22. This Regulation comes into force on the day section 63 of the *Family Responsibility and Support Arrears Enforcement Act, 1996* is proclaimed in force.

18. (1) La signification à la Couronne d'un avis d'ordonnance de retenue des aliments ou d'un avis de saisie-arrêt doit être faite, selon le cas :

- a) à personne au directeur financier du service administratif compétent de la Couronne ou à un de ses employés;
- b) par courrier ordinaire, par télécopie ou selon une autre forme de transmission électronique au directeur financier, au bureau central du service administratif compétent de la Couronne.

(2) Un avis d'ordonnance de retenue des aliments est réputé avoir été signifié à la Couronne 30 jours après la date effective de signification.

IMPUTATION DES VERSEMENTS

19. Les sommes versées au titre d'une ordonnance alimentaire et d'une ordonnance de retenue des aliments sont imputées dans l'ordre suivant :

- 1. Au principal du dernier arriéré d'aliments et ensuite à tous intérêts exigibles sur ce principal.
- 2. Au solde impayé du principal et ensuite à tous intérêts exigibles sur ce principal de la façon prévue à la disposition 1.

COMMUNICATION DE RENSEIGNEMENTS SUR LE CONSOMMATEUR

20. Le directeur peut divulguer les renseignements suivants à une agence de renseignements sur le consommateur :

- 1. L'adresse actuelle du payeur figurant dans les dossiers du bureau du directeur.
- 2. La date de naissance du payeur.
- 3. Le numéro de dossier du Bureau des obligations familiales.

ABROGATION ET ENTRÉE EN VIGUEUR

21. (1) Les Règlements de l'Ontario 765/91 et 475/93 sont abrogés.

(2) Malgré le paragraphe (1), l'utilisation, s'il y a lieu, des formules du Règlement de l'Ontario 765/91 à la place des formules du présent règlement est permise jusqu'au 31 janvier 1998.

22. Le présent règlement entre en vigueur le jour où l'article 63 de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments* est proclamée en vigueur.

Name of Court _____
 Nom du tribunal _____

Location _____
 Lieu _____

SUPPORT DEDUCTION ORDER ORDONNANCE DE RETENUE DES ALIMENTS

Family Responsibility and Support Arrears Enforcement Act
 Loi sur les obligations familiales et l'exécution des arriérés d'aliments

Form/Formule 1

Court file no./N° de dossier du tribunal

Judge / Juge

Date

Between: / Entre :

Applicant/Petitioner/Plaintiff
 Requéran/Demandeur

and / et

Respondent/Defendant
 Intimé/Défendeur

SUPPORT DEDUCTION ORDER / ORDONNANCE DE RETENUE DES ALIMENTS

Upon making an order this day which provides for payment of support and on making the necessary
 Après avoir rendu ce jour une ordonnance qui prévoit le versement d'aliments et après avoir fait les

inquiries required by sections 11 (2) and 11 (3) of the Family Responsibility and Support Arrears Enforcement Act.

recherches nécessaires visées aux paragraphes 11 (2) et 11 (3) de la Loi sur les obligations familiales et l'exécution des arriérés d'aliments :

1. THIS COURT ORDERS THAT _____ pay support as set out in
 LE TRIBUNAL ORDONNE que _____ verse les aliments tel qu'il

(name of payor) / (nom du payeur)

the attached information form.

est énoncé dans la formule de renseignements ci-jointe.

2. THIS COURT ORDERS that any income source that receives notice of this support deduction order make payments to the Director
 LE TRIBUNAL ORDONNE que toute source de revenu qui reçoit avis de la présente ordonnance fasse à l'égard du payeur des
 of the Family Responsibility Office in respect of the payor out of money owed to or paid by the income source to the payor.
 versements au directeur du Bureau des obligations familiales à même l'argent que la source de revenu doit au payeur ou qu'elle doit lui verser.

Signature of Judge, Registrar or Clerk of the Court
 Signature du juge ou du greffier du tribunal

**SUPPORT DEDUCTION ORDER
INFORMATION FORM**

Name of Court _____

Location _____

Family Responsibility and Support Arrears Enforcement Act

**NOTE: PLEASE PRINT. COMPLETE PART A & B
LEAVE PART C.
THE COURT WILL COMPLETE PART C.**

Form 2

Court File No. _____

A Family Responsibility Office FILE INFORMATION**1. INFORMATION ON PARTIES**

Family Responsibility Office Case Number (if known) _____

Payor Name _____ Birthdate _____ Day _____ Month _____ Year _____ Sex ☐ M ☐ FPayor Address _____
Street and Number _____ Town/City _____ Province _____ Postal Code _____Recipient Name _____ Birthdate _____ Day _____ Month _____ Year _____ Sex ☐ M ☐ FRecipient Address _____
Street and Number _____ Town/City _____ Province _____ Postal Code _____

Recipient's Social Insurance Number _____

2. PAYOR'S EMPLOYMENT

Payor's Social Insurance Number _____ Payor mother's maiden name _____

Employer/Income Source Name _____ Telephone _____

Payroll Office Address _____
Street and Number _____ Town/City _____ Province _____ Postal Code _____☐ Self employed☐ Unemployed☐ Receiving welfare/family benefits☐ Receiving employment insurance benefits☐ Other (workers' compensation, pension, etc.)

If more than one source of income, attach additional information sheet

list source of income and address

☐ Recipient does not know**3. SUPPORT ORDER INFORMATION**Is the support order a variation of a previous support order? ☐ Yes ☐ No If yes, date of previous order _____**B**

The attached support deduction order relates to a support order which says that:

Payor Name _____
is required to pay support for the following persons:**C**

Type of Support Order

Interim ☐ Final ☐

NAME	BIRTHDATE DAY MONTH YEAR	AMOUNT PAYABLE	FREQUENCY OF PAYMENTS	PAYMENTS TO BEGIN DAY MONTH YEAR
SPOUSE a.	/ /	\$		/ /
OTHER DEPENDANTS b.	/ /	\$		/ /
c.	/ /	\$		/ /
d.	/ /	\$		/ /
e.	/ /	\$		/ /
f.	/ /	\$		/ /

C**4. COST OF LIVING ADJUSTMENTS**☐ None provided.Support is indexed in accordance with ☐ s.34(5) of the Family Law Act OR ☐ non. 34(5) Family Law Act☐ as follows: _____

5. ARREARS - Complete if commencement date of order is retroactive or if this is a variation order or if this order provides for an arrears payment schedule. Arrears owed as of the date of this order ☐ Yes ☐ No (if yes, how much) \$ _____
to be paid as follows (if applicable) _____

Prepared by: _____

please print name, title

telephone no. _____

FORMULE DE RENSEIGNEMENTS RELATIFS À L'ORDONNANCE DE RETENUE DES ALIMENTS

Loi sur les obligations familiales et l'exécution des arriérés d'aliments

Nom du tribunal _____

Formule 2

N° de dossier du tribunal

Lieu _____

REMARQUE : VEUILLEZ ÉCRIRE EN CARACTÈRES D'IMPRIMERIE. REMPLISSEZ LES PARTIES A ET B.
LA PARTIE C EST RÉSERVÉE AU TRIBUNAL.**A RENSEIGNEMENTS SUR LE DOSSIER DU BUREAU DES OBLIGATIONS FAMILIALES****1. RENSEIGNEMENTS SUR LES PARTIES**

N° de dossier du Bureau des obligations familiales (s'il est connu) _____

Nom du payeur _____ Date de naissance _____ Sexe ☐ M ☐ F
Jour Mois AnnéeAdresse du payeur _____
N° et rue Ville Province Code postalNom du bénéficiaire _____ Date de naissance _____ Sexe ☐ M ☐ F
Jour Mois AnnéeAdresse du bénéficiaire _____
N° et rue Ville Province Code postal

Numéro d'assurance sociale du bénéficiaire _____

2. EMPLOI DU PAYEUR

Numéro d'assurance sociale du payeur _____ Nom de jeune fille de la mère du payeur _____

Nom de l'employeur/de la source de revenu _____ Téléphone _____

Adresse du bureau de la paie _____
N° et rue Ville Province Code postal☐ Travailleur indépendant☐ Chômeur☐ Aide sociale/Prestations familiales ☐ Prestations d'assurance-emploi☐ Autre (indemnisation des accidents du travail, prestations de retraite, etc.)

S'il y a plus d'une source de revenu, joindre une feuille de renseignements supplémentaire.

☐ Le bénéficiaire ne sait pas

Raison sociale de l'entreprise et adresse

Indiquer la source de revenu et l'adresse

3. RENSEIGNEMENTS SUR L'ORDONNANCE ALIMENTAIRE L'ordonnance alimentaire modifie-t-elle une ordonnance alimentaire antérieure?☐ Oui ☐ Non Si oui, indiquez la date de l'ordonnance antérieure _____**B** L'ordonnance de retenue des aliments ci-jointe a trait à une ordonnance alimentaire qui déclare que :est tenu(e) de verser des aliments aux personnes suivantes : *Nom du payeur*

NOM	DATE DE NAISSANCE JOUR MOIS ANNÉE	MONTANT À VERSER	FRÉQUENCE DES VERSEMENTS	DÉBUT DES VERSEMENTS JOUR MOIS ANNÉE
CONJOINT a.	/ /	\$		/ /
AUTRES PERSONNES À CHARGE b.	/ /	\$		/ /
c.	/ /	\$		/ /
d.	/ /	\$		/ /
e.	/ /	\$		/ /
f.	/ /	\$		/ /

CType d'ordonnance alimentaire
provisoire ☐ définitive ☐**C****4. INDEXATION AU COÛT DE LA VIE** ☐ Aucune.Les aliments sont indexés ☐ conformément au paragraphe 34 (5) de la *Loi sur le droit de la famille* OU☐ de la façon suivante : _____**5. ARRIÉRÉ - À remplir si la date d'effet de l'ordonnance est rétroactive ou si l'ordonnance est une ordonnance modificative ou si elle prévoit un calendrier de paiement de l'arriéré. Un arriéré est exigible à la date de la présente ordonnance ☐ Oui ☐ Non (Si oui, indiquez le montant de l'arriéré) \$ à payer comme suit (le cas échéant) _____**

Préparé par : _____

Veuillez écrire en caractères d'imprimerie vos nom et titre

N° de téléphone _____

Name of Court _____
 Nom du tribunal _____

SUSPENSION ORDER ORDONNANCE DE SUSPENSION

Location _____ Family Responsibility and Support Arrears Enforcement Act
 Lieu _____ Loi sur les obligations familiales et l'exécution des arriérés d'aliments

Form/Formule 3

Court file no./N° de dossier du tribunal

Judge / Juge

Date

Between: / Entre :

Applicant/Petitioner/Plaintiff
 Requérent/Demandeur

and / et

Respondent/Defendant
 Intimé / Défendeur

SUSPENSION ORDER / ORDONNANCE DE SUSPENSION

1. THIS COURT ORDERS that the operation of the support deduction order made _____
 LE TRIBUNAL ORDONNE que l'application de l'ordonnance de retenue des aliments rendue le _____
 be suspended for the following reasons: (complete one) (date of support deduction order)
 soit suspendue pour les raisons suivantes : (cocher une des cases suivantes et remplir) (date de l'ordonnance)

- (i) ☐ it would be unconscionable for the payor, _____, to make support payments
 il serait déraisonnable pour le payeur, _____, de verser des aliments
 through a support deduction order (name of payor) / (nom du payeur)
 par suite d'une ordonnance de retenue des aliments
- (ii) ☐ the parties have consented to the suspension
 les parties ont consenti à la suspension

AND / ET

(To be completed only where parties have consented to the suspension) / (Ne remplir que si les parties ont consenti à la suspension)

2. THIS COURT ORDERS that _____ post security with the Director of the Family Responsibility Office
 LE TRIBUNAL ORDONNE que _____ fournisse au directeur du Bureau des obligations familiales une sûreté
 (name of payor) / (nom du payeur)

in the amount of \$ _____ on or before _____
 de \$ le ou avant le _____
 (earlier of: 10 days following the date of this Order, or the first support payment due date)
 (celle des deux dates suivantes qui est antérieure à l'autre : 10 jours suivant la date de la présente ordonnance ou date d'échéance du premier versement d'aliments)

 Signature of Judge, Registrar or Clerk of the Court
 Signature du juge ou du greffier du tribunal

FAMILY RESPONSIBILITY OFFICE FINANCIAL STATEMENT

Form 4

Page 1 of 5

Family Responsibility Office Case Number: _____

(You have 15 days to complete this form and return it to the Family Responsibility Office.)

I, _____, of _____,
Name of Payor Address Street and Number Municipality Province Postal Code

solemnly declare that details of my financial situation are accurately set out below:

PART 1 - EMPLOYMENT INFORMATION

Occupation: What type of work do you do? _____

Are you self-employed? ☐ Yes ☐ No If yes, financial statements for the past two years must be attached.Are you now employed ☐ Full-time ☐ Part-time ☐ Unemployed

Current employer: (if more than one, attach separate sheet setting out details)

Name _____

Address: _____

How long have you worked for this employer: _____

When are you paid? ☐ once a month ☐ twice a month ☐ once every two weeks
☐ weekly ☐ Other (specify) _____

If paid by commission, give details of the arrangement for payment that you have with your employer. Please tell us if you receive advances, how such advances are calculated, and if you are required to reimburse your employer should you fail to earn the commission or meet any production target:

If paid by commission, are the terms of the arrangement between you and your employer in writing? ☐ Yes ☐ No

If yes, attach a copy of the document.

If no, when was the current arrangement reached? _____
DateWhen will you next discuss changing the commission arrangements with your employer? _____
Date

Last employer (complete only if not working now):

Name _____

Address _____

Length of time employed: From _____ To _____

Reason employment ended _____
Specify

FAMILY RESPONSIBILITY OFFICE FINANCIAL STATEMENT

Form 4

Page 2 of 5

Family Responsibility Office Case Number: _____

IMPORTANT: PLEASE FILL IN EITHER THE WEEKLY OR THE MONTHLY INCOME COLUMN, NOT BOTH.

If you receive or pay some money once a month, but are using the column for weekly income, divide the monthly amount by 4.33 to get the amount per week. If you receive or pay some money every week, but are using the column for monthly income, multiply the weekly amount by 4.33 to get the amount per month.

PART 2 - INCOME INFORMATION

INCOME - A			INCOME DEDUCTIONS - B		
Source of Income	Weekly \$	Monthly \$	Type of Deduction	Weekly \$	Monthly \$
Pay, wages, salary (before deductions)			Income Tax		
Bonuses			Canada Pension Plan		
Public Assistance			Employment Insurance		
Employment Insurance			Pension Plan Contributions		
Worker's Compensation			Union or other dues		
Pensions			Group Insurance		
Rent, board you collect from others			Credit Union Loan		
Dividends			Credit Union Savings		
Interest			Other (specify, i.e. charity)		
Commissions			Total Deductions \$	(B) \$	\$
Support from others					
Family Allowance					
Other (specify)					
Total Income \$	(A) \$	\$			

TAKE HOME INCOME (A) - (B) = \$ _____

PART 3 - EXPENSES INFORMATION

EXPENSES - C			EXPENSES - D		
	Weekly \$	Monthly \$		Weekly \$	Monthly \$
Groceries and household supplies			Public transit, taxis, etc.		
Meals outside home			Vehicle operation, gas and oil		
Clothing			Vehicle insurance and licence		
Laundry and dry cleaning			Maintenance		
Rent or mortgage			Life insurance		
Taxes			School fees, books, etc.		
Home insurance			Music lessons, sports fees, etc.		
Heating fuel			Newspapers, publications, stationery		
Water			Entertainment, recreation		
Hydro			Alcohol, tobacco		
Telephone			Vacation		
Cable TV			Hairdresser, barber		
Repairs and maintenance			Toilet articles (hairspray, soap, etc.)		
Other			Babysitting, daycare		
Health and Medical Insurance			Children's allowances, gifts		
Drugs			Support payments (actually being paid)		
Dental Care			Savings for the future (excluding payroll deductions)		
Sub-total	(C) \$	\$	Other (specify)		
			Sub-total	(D) \$	\$

TOTAL EXPENSES (EXCLUDING DEBT PAYMENTS) Add (C) + (D) = _____

FAMILY RESPONSIBILITY OFFICE FINANCIAL STATEMENT

Form 4

Page 3 of 5

Family Responsibility Office Case Number: _____

PART 4 - DEBTS

If you own a car, are there payments still owing? ☐ Yes ☐ No

If yes: Name of lender _____

Address _____

Date of Purchase _____

Initial amount financed _____ Balance owing _____ Monthly payments _____

OTHER DEBTS

If space not sufficient, use separate sheet

Type of Debt	Creditor (Name and Address)	Security	Full Amount Now Owed	Monthly Payments	Are Payments Currently Being Met (Yes/No)
Bank or Trust Company Loans					
Finance Company Loans					
Credit Card Loans					
Other Debts					
TOTALS					

FAMILY RESPONSIBILITY OFFICE FINANCIAL STATEMENT

Form 4

Page 4 of 5

Family Responsibility Office Case Number: _____

PART 5 - ASSETS			
Type	Details - If space is not sufficient, use separate sheet		Value or Amount
State Nature and Addresses of Property and Ownership			
Real Estate	1		.
	2		.
	3		.
Year and Make			
Cars, Boats, Vehicles	1		.
	2		.
	3		.
Where Located			
Household Goods and Furniture	1		.
	2		.
	3		.
Description			
Tools, Sports, Hobby Equipment	1		.
	2		.
	3		.
Type - Issuer - Due Date - Number of Shares			
Bonds - Shares Term Deposits Investment Certificates	1		.
	2		.
	3		.
Name and Location		Account Number	
Bank Accounts	1		.
	2		.
	3		.
Type and Issuer		Account Number	
Savings Plans R.R.S.P. Pension Plans	1		.
	2		.
	3		.
Type - Beneficiary - Face Amount		Cash Surrender Value	
Life Insurance	1		.
	2		.
	3		.
Nature and Location of Business			
Interest in Business <i>Attach separate financial statement for each business</i>	1		.
	2		.
	3		.
Names of Debtors			
Money Owed to You	1		.
	2		.
	3		.
Description and Location			
Other Assets	1		.
	2		.
	3		.
Total Estimated Value			\$.

FAMILY RESPONSIBILITY OFFICE FINANCIAL STATEMENT

Form 4

Page 5 of 5

Family Responsibility Office Case Number: _____

PART 6 - OTHER INFORMATION

1. The expenses shown on Part 3 of this form are for:

- ☐ Me alone
☐ Me and these people: (Give name(s) and relationship(s))
- _____
- _____
- _____

2. I understand that I am required to attach proof of my income to this form.

(a) I attach to this statement proof of my current income, including my three most recent

- ☐ paycheque stubs ☐ employment insurance benefits ☐ (other; specify.)
☐ worker's compensation payments ☐ pension payment

Note: If you do not receive pay stubs or payment statements from an income source, attach a letter from the income source stating the amount of money received for the three consecutive payments made to you immediately before the date of the financial statement. **AND**

- (b) ☐ I attach to this form a copy of my income tax returns that were filed with the Department of National Revenue for the past 3 taxation years, together with a copy of all material filed with the returns and a copy of any notices of assessment or re-assessment that I have received from the Department for those years.
☐ I attach to this form a statement from the Department of National Revenue that I have not filed any income tax returns for the past 3 years.
☐ I attach to this form a direction signed by me to the Taxation Branch of the Department of National Revenue for disclosure of my tax returns for the past 3 years.

Sworn before me at the _____ of

_____ in the _____ of

_____ on _____, 19____.

A Commissioner, etc.

Signature

(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.

FOLLOWING REVIEW OF THIS STATEMENT, THE DIRECTOR MAY REQUIRE OTHER EVIDENCE VERIFYING YOUR INCOME FOR A PERIOD OF TIME BEFORE THE DATE OF THE FINANCIAL STATEMENT.

THE LAW REQUIRES THAT YOU MUST COMPLETE AND DELIVER THE COMPLETED FINANCIAL STATEMENT TO THE FAMILY RESPONSIBILITY OFFICE WITHIN 15 DAYS OF BEING SERVED WITH THE REQUEST TO COMPLETE IT.

THE LAW FURTHER REQUIRES THAT, IF YOU DISCOVER THAT ANY INFORMATION WAS INCOMPLETE OR WRONG AT THE TIME YOU COMPLETED THIS FINANCIAL STATEMENT, YOU MUST DELIVER THE CORRECTED INFORMATION TO THE DIRECTOR'S OFFICE WITHIN 10 DAYS OF THE DISCOVERY.

IF YOU FAIL TO COMPLY, YOU MAY BE ORDERED BY THE COURT TO COMPLY AND THE COURT MAY ORDER THAT A WARRANT FOR YOUR ARREST BE ISSUED.

IT IS AN OFFENCE TO KNOWINGLY FAIL TO COMPLY WITH THESE REQUIREMENTS. A PERSON CONVICTED OF AN OFFENCE IS LIABLE TO A FINE OF UP TO \$10,000.

BUREAU DES OBLIGATIONS FAMILIALES - ÉTAT FINANCIER

Formule 4

Page 1 de 5

Numéro de dossier du Bureau des obligations familiales _____

(Vous avez 15 jours pour renvoyer la présente formule dûment remplie au Bureau des obligations familiales.)

Je soussigné(e), _____, de _____,
Nom du payeur (Adresse - numéro et rue, municipalité, province, code postal)

déclare solennellement que les renseignements ci-dessous relatifs à ma situation financière sont exacts :

PARTIE 1 - RENSEIGNEMENTS SUR L'EMPLOI

Profession : Quel genre de travail exercez-vous? _____

Travaillez-vous à votre compte? ☐ Oui ☐ Non Dans l'affirmative, vous devez joindre vos états financiers pour les deux dernières années.Vous êtes actuellement : ☐ employé(e) à temps plein ☐ employé(e) à temps partiel ☐ sans emploi

Employeur actuel : (si vous avez plus d'un employeur, donnez les renseignements sur une autre feuille)

Nom : _____

Adresse : _____

Depuis combien de temps travaillez-vous pour cet employeur? _____

À quel intervalle êtes-vous rémunéré(e)? ☐ une fois par mois ☐ deux fois par mois ☐ une fois toutes les deux semaines
☐ une fois par semaine ☐ autre (précisez) _____

Si vous êtes payé(e) à la commission, donnez des renseignements sur l'entente de paiement que vous avez conclue avec votre employeur. Veuillez indiquer si vous recevez des avances, de quelle façon ces avances sont calculées, et si vous êtes tenu(e) de rembourser votre employeur si vous ne gagnez pas la commission ou n'atteignez pas un objectif de production :

Si vous êtes payé(e) à la commission, les modalités de l'entente que vous avez conclue avec votre employeur sont-elles consignées par écrit? ☐ Oui ☐ Non

Dans l'affirmative, joignez une copie du document.

Dans la négative, quand avez-vous conclu l'entente actuelle? _____
DateQuand discuterez-vous avec votre employeur en vue de modifier l'entente sur les commissions? _____
Date

Dernier employeur (veuillez ne remplir que si vous êtes actuellement sans emploi) :

Nom : _____

Adresse : _____

Durée de l'emploi : du _____ au _____

Raison de la cessation d'emploi : _____
Précisez

BUREAU DES OBLIGATIONS FAMILIALES - ÉTAT FINANCIER

Formule 4

Page 2 de 5

Numéro de dossier du Bureau des obligations familiales : _____

IMPORTANT: VEUILLEZ NE REMPLIR QUE LA COLONNE SUR LE REVENU HEBDOMADAIRE OU LA COLONNE SUR LE REVENU MENSUEL, ET NON PAS LES DEUX.

Si vous recevez ou versez de l'argent une fois par mois, mais que vous utilisez la colonne sur le revenu hebdomadaire, divisez le montant mensuel par 4,33 pour obtenir le montant hebdomadaire. Si vous recevez ou versez de l'argent toutes les semaines, mais que vous utilisez la colonne sur le revenu mensuel, multipliez le montant hebdomadaire par 4,33 pour obtenir le montant mensuel.

PARTIE 2 - RENSEIGNEMENTS SUR LE REVENU

REVENU - A		
Source de revenu	Hebdomadaire \$	Mensuel \$
Paié, salaire, rémunération (avant retenues)		
Primes		
Prestations d'aide sociale		
Prestations d'assurance-emploi		
Indemnités d'accident de travail		
Prestations de retraite		
Revenu que vous touchez d'une location ou d'une pension		
Dividendes		
Intérêts		
Commissions		
Aide financière provenant d'autres sources		
Allocations familiales		
Autres (précisez)		
Revenu total	\$ (A)	\$

RETENUES À LA SOURCE - B		
Type de retenue	Hebdomadaire \$	Mensuelle \$
Impôt sur le revenu		
Cotisations au Régime de pensions du Canada		
Primes d'assurance-emploi		
Cotisations à un régime de pensions		
Cotisations syndicales ou autres		
Primes d'assurance collective		
Emprunt auprès d'une caisse		
Compte d'épargne auprès d'une caisse		
Autres (précisez, p. ex. oeuvres de bienfaisance)		
Retenues totales	\$ (B)	\$

REVENU NET : (A) - (B) = _____ \$**PARTIE 3 - RENSEIGNEMENTS SUR LES DÉPENSES**

DÉPENSES - C		
	Hebdomadaire \$	Mensuelle \$
Articles ménagers et épicerie		
Repas à l'extérieur de la maison		
Vêtements		
Blanchissage et nettoyage à sec		
Loyer ou hypothèque		
Impôts fonciers		
Assurance (maison)		
Chauffage		
Eau		
Électricité		
Téléphone		
Télédistribution		
Réparations et entretien		
Autres		
Primes d'assurance-santé et d'assurance médicale		
Médicaments		
Soins dentaires		
Total partiel	(C)	\$

DÉPENSES - D		
	Hebdomadaire \$	Mensuelle \$
Transports en commun, taxis, etc.		
Utilisation d'un véhicule, essence et huile		
Assurance et permis		
Entretien		
Assurance-vie		
Frais de scolarité, livres, etc.		
Cours de musique, sports, etc.		
Journaux, publications, papier et articles de bureau		
Sorties et loisirs		
Alcool, tabac		
Vacances		
Salon de coiffure, coiffeur		
Articles de toilette (fixatif, savon, etc.)		
Garde d'enfants, garderie		
Allocations des enfants, cadeaux		
Obligations alimentaires (réellement payées)		
Économies (à l'exception des retenues à la source)		
Autres (précisez)		
Total partiel	(D)	\$

DÉPENSES TOTALES (À L'EXCLUSION DES REMBOURSEMENTS DE DETTES) Additionnez les colonnes (C) ET (D) : _____ \$

BUREAU DES OBLIGATIONS FAMILIALES – ÉTAT FINANCIER

Formule 4

Page 3 de 5

Numéro de dossier du Bureau des obligations familiales _____

PARTIE 4 – DETTESSi vous possédez une voiture, devez-vous encore effectuer des versements sur celle-ci? ☐ Oui ☐ Non

Dans l'affirmative : Nom du prêteur : _____

Adresse : _____

Date de l'achat : _____

Montant initial financé : _____ Solde exigible : _____ Versements mensuels : _____

AUTRES DETTES

Utilisez une autre feuille au besoin

Type de dette	Créancier (Nom et adresse)	Garantie	Montant total maintenant exigible	Versements mensuels	Honorez-vous actuellement vos versements? (Oui/Non)
Prêts d'une banque ou d'une société de fiducie					
Prêts d'une compagnie de financement					
Prêts de cartes de crédit					
Autres dettes					
TOTAUX					

BUREAU DES OBLIGATIONS FAMILIALES - ÉTAT FINANCIER

Formule 4

Page 4 de 5

Numéro de dossier du Bureau des obligations familiales : _____

PARTIE 5 - ÉLÉMENTS D'ACTIF			
Type	Précisions - utilisez une autre feuille au besoin		Valeur ou montant
Indiquez la nature du bien et le lieu où il se trouve ainsi que le titre de propriété et l'adresse du bien			
Biens immeubles	1		\$
	2		\$
	3		\$
Année et marque			
Voitures, bateaux, véhicules	1		\$
	2		\$
	3		\$
Emplacement			
Articles ménagers et effets mobiliers	1		\$
	2		\$
	3		\$
Description			
Outils, matériel de sport, et passe-temps	1		\$
	2		\$
	3		\$
Type - Émetteur - Date d'échéance - Nombre d'actions			
Obligations - actions - Dépôts à terme - Certificats de placement	1		\$
	2		\$
	3		\$
Nom et emplacement - Numéro de compte			
Comptes bancaires	1		\$
	2		\$
	3		\$
Type et émetteur - Numéro de compte			
Régimes d'épargne R.E.E.R. Régimes de retraite	1		\$
	2		\$
	3		\$
Type - Bénéficiaire - Capital assuré			Valeur de rachat du contrat ↓
Assurance-vie	1		\$
	2		\$
	3		\$
Nature et emplacement de l'entreprise			
Intérêts dans une entreprise <i>Joignez un état financier distinct pour chaque entreprise</i>	1		\$
	2		\$
	3		\$
Nom des débiteurs			
Sommes qui vous sont dues	1		\$
	2		\$
	3		\$
Description et emplacement			
Autres éléments d'actif	1		\$
	2		\$
	3		\$
Valeur totale estimée			\$

BUREAU DES OBLIGATIONS FAMILIALES – ÉTAT FINANCIER

Formule 4

Page 5 de 5

Numéro de dossier du Bureau des obligations familiales : _____

PARTIE 6 – AUTRES RENSEIGNEMENTS

1. Les dépenses indiquées dans la partie 3 de la présente formule concernent :

- ☐ moi seul(e)
☐ moi et les personnes suivantes : (indiquez leur nom et leurs liens)
- _____
- _____
- _____

2. Je comprends que je suis tenu(e) de joindre une preuve de mon revenu à la présente formule.

a) Je joins au présent état une preuve de mon revenu, dont mes trois plus récent(e)s

- ☐ bulletins de paie ☐ prestations d'assurance-emploi ☐ autres (précisez)
☐ indemnités d'accident de travail ☐ prestations de retraite

Remarque : Si vous ne recevez pas de bulletins de paie ou d'autres états de paie d'une source de revenu, joignez une lettre de celle-ci indiquant les montants des trois versements consécutifs que vous avez reçus immédiatement avant la date du présent état financier.

ET

- b) ☐ Je joins à la présente formule une copie de mes déclarations d'impôt sur le revenu déposées au ministère du Revenu national pour les trois dernières années d'imposition, accompagnée d'une copie de tous les documents déposés avec les déclarations et d'une copie des avis de cotisation ou de nouvelle cotisation que j'ai reçus du ministère pour ces années.
- ☐ Je joins à la présente formule une déclaration du ministère du Revenu national selon laquelle je n'ai pas déposé de déclaration d'impôt sur le revenu pour les trois dernières années d'imposition.
- ☐ Je joins à la présente formule une autorisation de divulguer mes déclarations d'impôt, pour les trois dernières années, dûment signée et adressée à Secteur impôt, ministère du Revenu national.

Déclaré sous serment devant moi à/au _____

de _____ dans le/la _____

de _____ le _____ 19 _____

Commissaire

Signature

(La présente formule doit être signée devant un avocat, un juge de paix, un notaire ou un commissaire aux affidavits)

APRÈS AVOIR ÉTUDIÉ LE PRÉSENT ÉTAT, LE DIRECTEUR PEUT EXIGER D'AUTRES PREUVES AFIN DE VÉRIFIER VOTRE REVENU POUR UNE PÉRIODE PRÉCÉDANT LA DATE DE L'ÉTAT FINANCIER.

LA LOI EXIGE QUE VOUS REMETTIEZ L'ÉTAT FINANCIER D'UNEMENT REMPLI AU BUREAU DES OBLIGATIONS FAMILIALES DANS LES 15 JOURS SUIVANT LA SIGNIFICATION DE L'AVIS VOUS ENJOIGNANT DE LE REMPLIR.

LA LOI EXIGE EN OUTRE QUE, SI VOUS CONSTATEZ QUE DES RENSEIGNEMENTS ÉTAIENT INCOMPLETS OU INEXACTS AU MOMENT OÙ VOUS AVEZ REMPLI LE PRÉSENT ÉTAT FINANCIER, VOUS DEVEZ FOURNIR LES RENSEIGNEMENTS RECTIFIÉS AU BUREAU DU DIRECTEUR DANS LES 10 JOURS QUI SUIVENT CETTE CONSTATATION.

EN CAS D'INOBSERVATION DE VOTRE PART, LE TRIBUNAL PEUT VOUS ORDONNER DE VOUS CONFORMER À CES EXIGENCES ET IL PEUT EN OUTRE DÉCERNER UN MANDAT EN VUE DE VOTRE ARRESTATION.

LE FAIT DE NE PAS RESPECTER SCIEMMENT CES EXIGENCES CONSTITUE UNE INFRACTION. QUICONQUE EST DÉCLARÉ COUPABLE D'UNE INFRACTION EST PASSIBLE D'UNE AMENDE D'AU PLUS 10 000 \$.

NOTICE TO FAMILY RESPONSIBILITY OFFICE BY INCOME SOURCE

Form 5

Family Responsibility Office Case Number: _____

I have received a Support Deduction Notice dated _____, 19____ regarding

Name of Payor**DISPUTE BY INCOME SOURCE**

I am not an income source of the payor named in the Support Deduction Notice for the following reasons: (check as many as apply)

- ☐ I do not owe any money or make any payments to the payor.
- ☐ The payor has never worked for me.
- ☐ Other (specify) _____

TERMINATION OR INTERRUPTION OF PAYMENTS

- ☐ The payor has worked for me, but stopped working for me on _____ Date _____
- State reason _____

- ☐ Is termination permanent ☐ or lay off ☐ (give date of recall if known) _____

- ☐ Other (specify) _____

RESUMPTION OF PAYMENTS

- ☐ Support deduction will resume as of _____ (state date of return to work)

Individual, corporation or other organization: _____

Name

Address (street & number)

Unit/Apt. No.

City

Province

Postal Code

Contact Person: _____

Name

Position

Telephone Number

Date_____
Signature of Authorized Individual

The law says that you must write to the Family Responsibility Office if you are not an income source for a payor. Anyone who fails to notify the Director can be found guilty of an offence and fined up to \$10,000.

The law also says that, after receiving a Support Deduction Notice, an income source must make deductions and payments to the Family Responsibility Office. If the income source fails to make the deduction and payments without a proper reason, a court may order the income source to pay the amount that should have been deducted.

The law also says that you must write to the Family Responsibility Office if you were an income source but are no longer an income source for a payor or if you resume being an income source for a payor after deductions and payments are interrupted or terminated.

AVIS AU BUREAU DES OBLIGATIONS FAMILIALES PAR UNE SOURCE DE REVENU

Formule 5

Numéro de dossier du Bureau des obligations familiales : _____

J'ai reçu un avis de retenue des aliments, en date du _____ 19 _____ à l'égard de

Nom du payeur

CONTESTATION D'UNE SOURCE DE REVENU

Je ne suis pas une source de revenu du payeur mentionné dans l'avis de retenue des aliments pour les raisons suivantes :

(Cochez les cases pertinentes)

- ☐ Je ne dois pas d'argent au payeur ni lui fais de versements.
- ☐ Le payeur n'a jamais travaillé pour moi.
- ☐ Autres (précisez) _____

FIN OU INTERRUPTION DES VERSEMENTS

- ☐ Le payeur a travaillé pour moi, mais a cessé de le faire le _____ Date
- ☐ indiquez la raison : _____

- ☐ S'agit-il d'une cessation permanente? ☐ ou d'une mise à pied? ☐ (Donnez la date de rappel si elle est connue) _____

- ☐ Autres (précisez) _____

REPRISE DES VERSEMENTS

- ☐ La retenue des aliments reprendra le _____ (Indiquez la date de retour au travail)

Particulier, personne morale ou autre organisme : _____

Nom

Adresse (numéro et rue)

Unité/app.

Ville

Province

Code postal

Personne à contacter :

Nom

Poste

N° de téléphone

Date

Signature d'une personne autorisée

La loi déclare que vous devez écrire au Bureau des obligations familiales si vous n'êtes pas une source de revenu d'un payeur. Quiconque n'avise pas le directeur peut être déclaré coupable d'une infraction et être passible d'une amende d'au plus 10 000 \$.

La loi déclare en outre que, après avoir reçu un avis de retenue des aliments, une source de revenu doit faire les retenues et verser des sommes au Bureau des obligations familiales. Si la source de revenu ne fait pas ces retenues et ne verse pas ces sommes sans motif valable, le tribunal peut ordonner à la source de revenu de verser la somme qu'elle aurait dû retenir.

La loi déclare en outre que vous devez contacter par écrit le Bureau des obligations familiales si vous étiez une source de revenu d'un payeur mais que vous ne l'êtes plus ou si vous êtes de nouveau une source de revenu d'un payeur après que les retenues et les versements sont interrompus ou prennent fin.

ONTARIO REGULATION 168/97
made under the
ST. CLAIR PARKWAY COMMISSION ACT

Made: April 25, 1997
Approved: May 7, 1997
Filed: May 8, 1997

Amending Reg. 1022 of R.R.O. 1990
(General)

Note: Regulation 1022 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 16 of Regulation 1022 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

16. (1) The fees payable to use the St. Clair Parkway Golf Course at Mooretown are set out in this section.

(2) The daily fee per person is,

- (a) for one to nine holes of play, \$16.82;
- (b) for 10 to 18 holes of play, \$25.23.

(3) Despite clause (2) (a), the daily fee per person for one to nine holes of play after 5 p.m. in April, May, September or October and after 6 p.m. in July or August is \$14.02.

(4) The fee for a season ticket to use the golf course only after 2 p.m. is \$654.21.

(5) The fee per person for a ticket to use the golf course only on week days, except statutory holidays, is,

- (a) \$279.44 for a person who is under 18 years old;
- (b) \$504.67 for a person who is at least 18 years old and under 21 years old;
- (c) \$612.15 for a person who is at least 21 years old and under 65 years old;
- (d) \$504.67 for a person who is 65 years old or over.

(6) The season ticket for a person to use the golf course at any time is,

- (a) \$434.58 for a person who is under 18 years old;
- (b) \$621.50 for a person who is at least 18 years old and under 21 years old;
- (c) \$933.64 for a person who is at least 21 years old;
- (d) \$1,536.44 for two persons from the same household who are at least 18 years old;
- (e) \$1,635.51 for more than 2 people from the same household, not more than 2 of whom are 18 years old or over.

(7) Season ticket-holders are authorized to use the golf course as set out in subsections (4), (5) and (6) without paying a daily fee during the season when the golf course is open.

(8) A person less than 18 years old shall not use the golf course before 2 p.m. unless accompanied by a person who is at least 18 years old.

2. Subsection 19 (2) of the Regulation is revoked and the following substituted:

(2) The daily fee for a camp-site permit is,

- (a) \$16.82 for a permit valid for a site without electrical power;
- (b) \$19.63 for a permit valid for a site with electrical power;
- (c) \$25.23 for a permit valid for one day for a site with electrical power and including the right to launch a boat at the Marine Park at Mitchell's Bay;
- (d) \$117.76 for a permit valid for seven days for a site with electrical power; and
- (e) \$355.14 for a permit valid for one month for a site with electrical power.

3. Subsection 20 (2) of the Regulation is revoked and the following substituted:

(2) The fee for a seasonal camp-site permit is,

- (a) \$813.08 for Lambton-Cundick Park;
- (b) \$841.12 for Cathcart Park and Marine Park.

4. Subsection 22 (2) of the Regulation is revoked and the following substituted:

(2) The fees at the Marine Park at Mitchell's Bay are,

- (a) \$6.54 per day or \$112.15 per season to launch a boat;
- (b) \$62.62 per day or \$42.06 per half day to rent a boat;
- (c) \$25.23 per day to rent a boat without a motor;
- (d) \$1.12 per foot length of the boat to moor a boat for a day, including the use of electrical outlet;
- (e) \$6.73 per foot length of the boat to moor a boat for a week, including electrical outlet;
- (f) \$12.80 per foot length of the boat to moor a boat for a month, including electrical outlet;
- (g) to moor a boat for a season,
 - (i) \$30.84 per foot length of the boat without on shore amenities plus \$56.07 if the boat is moored in Area A or F at a dockside berth,
 - (ii) \$35.05 per foot length of the boat with on shore amenities plus \$56.07 if the boat is moored in Area A or F at a dockside berth;
- (h) \$10.28 per boat or trailer to use the dumping station to empty holding tanks; and
- (i) \$6.54 per day and \$18.69 for 14 days to launch a boat and haul out a boat, for persons entered in the Salmon Derby during the period April 27 to May 12, 1997.

5. Section 23 of the Regulation is revoked and the following substituted:

23. The fees at the Sarnia Bay Marina are,

- (a) \$1.12 per foot length of the boat to moor a boat for a day including the use of electrical outlet;
- (b) \$6.73 per foot length of the boat to moor a boat for a week, including electrical outlet;
- (c) \$24.30 per foot length of the boat to moor a boat for a month, including electrical outlet;
- (d) \$56.07 per foot length of the boat without on shore amenities to moor a boat for a season;
- (e) \$60.28 per foot length of the boat with on shore amenities to moor a boat for a season;
- (f) \$10.28 per boat to use the dumping station to empty holding tanks;
- (g) \$6.54 per day or \$112.15 per season to launch a boat and haul out a boat, except as described in clauses (h), (i), (j) and (k);
- (h) \$6.54 per boat to launch a boat in the course of carrying on the business of selling or leasing boats;
- (i) \$6.54 per boat to haul out a boat from the water in the course of carrying on the business of selling or leasing boats;
- (j) \$60.75 per season to launch a boat and haul out a boat where the boat owner is 65 years old or over;
- (k) \$6.54 per day and \$18.69 for 14 days to launch a boat and haul out a boat, for persons entered in the Salmon Derby during the period April 27 to May 12, 1997.

6. Section 23.1 of the Regulation is revoked and the following substituted:

23.1 The daily admission fees for admission to Uncle Tom's Cabin Historic Site in Dresden are,

- (a) for a person at least 18 years old and under 65 years old, \$4.67;
- (b) for a person 65 years old or over, \$3.74;
- (c) for a person at least 13 years old and under 18 years old, \$3.74;
- (d) for a person at least six years old and under 13 years old, \$2.80;
- (e) for a group of one or more persons described in clause (a) or (b) and one or more persons under 18 years old who are apparently under the care and control of a person or persons described in clause (a) or (b), \$13.08; and
- (f) for each person in a group on a bus tour of seven or more people, each of whom is at least 13 years old, \$3.74.

THE ST. CLAIR PARKWAY COMMISSION:

YON SHIMIZU
Chair

DAVID CRAM
Secretary-Treasurer

Dated at Toronto on April 25, 1997.

21/97

ONTARIO REGULATION 169/97
made under the
ONTARIO PLACE CORPORATION ACT

Made: April 28, 1997
Approved: May 7, 1997
Filed: May 8, 1997

FEES

1. In this Regulation,

"adult" means a person who is at least 6 years old and under 60 years old;

"child" means a person who is at least 3 years old and less than 6 years old;

"excluded items" means admission to the use of the motion simulator, the Molson Amphitheatre, the play games of splash castles and the rental of a stroller or wagon;

"senior" means a person who is at least 60 years old;

"summer operating season" means the period from the first day of May to the last day of September in each year;

"winter season" means the period from first day in October of one year to the last day of April in the following year.

2. (1) Unless this Regulation provides otherwise, the admission fee to Ontario Place is,

(a) \$9.35 for a person who is at least 13 years old and less than 60 years old;

(b) \$9.35 for a senior; and

(c) \$4.67 for a person who is over 3 years old and less than 13 years old.

(2) The Play All Day daily admission fee to Ontario Place, including admission to all attractions except excluded items, is,

(a) \$18.70 for an adult;

(b) \$9.35 for a child; and

(c) \$9.35 for a senior.

(3) The Play All Day daily admission fee to Ontario Place, including admission to all attractions except excluded items, for two or more persons from the same household is \$60.70.

(4) The Play All Day daily admission fee to Ontario Place, including admission to all attractions except excluded items, for pre-booked groups of 20 or more persons is,

(a) \$14.02 for an adult;

(b) \$8.41 for a child; and

(c) \$8.41 for a senior.

(5) The Play All Day daily admission fee to Ontario Place, including admission to all attractions except excluded items, for pre-booked corporate or travel tour groups of 20 or more persons is \$11.22 per person.

(6) The Play All Day daily admission fee to Ontario Place, including admission to all attractions except excluded items, for pre-booked educational groups of 20 or more persons is,

(a) \$9.35 per person from January 1 to June 13; and

(b) \$11.22 per person after June 13.

(7) The Play All Day season admission fee to Ontario Place, including admission to all attractions except excluded items, for two persons or more persons from the same household is, \$46.68 for a person who is 12 years old or over and \$37.34 for a person who is over 3 years old and less than 12 years old.

3. (1) The fee for a reserved seat at fireworks displays is,

(a) \$10.28 for an adult;

(b) \$8.41 for a child; and

(c) \$10.28 for a senior.

(2) The fee for a reserved seat at fireworks displays for pre-booked groups of 20 or more persons is,

(a) \$8.41 for an adult;

(b) \$5.61 for a child; and

(c) \$8.41 for a senior.

4. The admission fee to HMCS Haida is \$1.87.

5. The admission fee to Cinesphere is,

(a) \$4.63 per person during the summer operating season until 8:00 p.m.; and

(b) \$8.36 for an adult and \$4.63 for a child or senior during the winter season or after 8:00 p.m. during the summer operating season.

6. The fee to play one game of splash castles is \$47.

7. The fee for the rental of a stroller is \$2.81 and for the rental of a wagon is \$4.67.

8. (1) Except as provided in this section, the daily fees for parking at Ontario Place are set out in the following table:

	Summer Operating Season	During Canadian National Exhibition	During Concerts, Molson Indy and Caribana	Winter Season
Car	\$ 8.42	\$ 14.02	\$ 11.22	\$ 4.67
Motorcycle	4.67	4.67	4.67	4.67
Bus	11.22	15.89	33.65	Nil
Recreational Vehicle	11.22	18.69	18.69	4.67

(2) Prior to 8:00 p.m. during the summer operating season, no fee is payable to park a tour bus for a tour that is prebooked with the Corporation.

(3) The daily parking fee to park any vehicle at Ontario Place after 9:30 p.m. is \$4.67.

(4) There is no fee for an employee of the Corporation to park one car at Ontario Place.

9. (1) The daily, monthly and seasonal fees to dock a boat at the Marina are set out below:

Length of Boat	Daily Fee	Monthly Fee	Seasonal Fee with Parking
20 feet or less	\$1.00 per foot	\$20.00 per foot	\$67.00 per foot
over 20 feet to and including 50 feet	\$1.50 per foot	\$23.00 per foot	\$71.00 per foot
over 50 feet	\$2.00 per foot	\$25.00 per foot	\$75.00 per foot

(2) The fees for reserved parking of vehicles at the Marina are,

(a) \$374.00 per vehicle for the summer operating season;

(b) \$140.19 per vehicle for one month; and

(c) \$11.68 per vehicle for one day.

10. (1) The monthly fee to store a boat at Ontario Place during the winter season is,

(a) for a boat that is 20 feet long or less, \$42.06 per foot length of the boat; and

(b) for a boat that is more than 20 feet long, \$51.40 per foot of length.

(2) The fee to store a trailerable boat at Ontario Place during the winter season is \$50.00 per month and \$250.00 for the winter season.

(3) The fee to haul a boat out of the water, bottom wash it, block it and launch it is \$2.50 per square foot.

(4) The fee to destep a mast, store it for the winter season and step it is \$.25 per square foot.

11. Nothing in this Regulation limits the power of the Corporation to promote Ontario Place and its attractions.

12. Ontario Regulation 208/96 is revoked.

ONTARIO PLACE CORPORATION:

MAX BECK
General Manager

GLEN GRAY
Secretary-Treasurer

Dated at Toronto on April 28, 1997.

21/97

ONTARIO REGULATION 170/97
made under the
MARRIAGE ACT

Made: April 16, 1997
Filed: May 12, 1997

Amending Reg. 738 of R.R.O. 1990
(General)

Note: Regulation 738 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 738 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

3.1 For the purpose of subsection 24 (1) of the Act, the following class of persons is authorized to solemnize marriages under the authority of a licence:

1. The judges of Her Majesty's Court of Queen's Bench for Saskatchewan.

2. Section 3.1 of the Regulation, as made by this Regulation, is revoked on May 25, 1997.

21/97

CORRECTION

Ontario Regulation 82/97 under the *Upholstered and Stuffed Articles Act* published in the March 22, 1997 issue of *The Ontario Gazette*.

Form 2A, as set out in Ontario Regulation 82/97, should have read as follows:

Form 2A

5.5 CM			
1.3 CM	<table border="1"><tr><td>NEW MATERIAL REG. NO. CONTENT</td><td>MATÉRIAUX NEUFS SEULEMENT NO. DE PERMIS: CONTENU</td></tr></table>	NEW MATERIAL REG. NO. CONTENT	MATÉRIAUX NEUFS SEULEMENT NO. DE PERMIS: CONTENU
NEW MATERIAL REG. NO. CONTENT	MATÉRIAUX NEUFS SEULEMENT NO. DE PERMIS: CONTENU		

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—05—31

ONTARIO REGULATION 171/97 made under the LIQUOR LICENCE ACT

Made: May 7, 1997
Filed: May 12, 1997

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Regulation 719 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Sections 98.2.1 and 98.2.4 of Regulation 719 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

98.2.1 An applicant for or a holder of a licence to sell liquor is exempt from the application of subsection 6 (4) of the Act with respect to premises known as the Molson Amphitheatre at Ontario Place, Toronto.

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98.2.4 An applicant for or a holder of a licensee to sell liquor is exempt from the application of subsection 6 (4) of the Act with respect to the event known as the Molson Indy in Toronto.

22/97

ONTARIO REGULATION 172/97 made under the MUNICIPAL ELECTIONS ACT, 1996

Made: May 12, 1997
Filed: May 12, 1997

TRANSITIONAL MATTERS AFFECTING THE 1997 REGULAR ELECTION AND ARISING OUT OF RESTRUCTURING

1. (1) This Regulation provides for transitional matters that affect the 1997 regular election and arise out of the restructuring of municipalities and local boards.

(2) This Regulation does not apply in respect of school boards.

2. (1) In this Regulation,

“key date” means,

- (a)** May 31, 1997, in the case of a restructuring order that is published in *The Ontario Gazette* before that date,
- (b)** the date of publication, in the case of a restructuring order that is published in *The Ontario Gazette* on or after that date; (“date clé”)

RÈGLEMENT DE L'ONTARIO 172/97 pris en application de la LOI DE 1996 SUR LES ÉLECTIONS MUNICIPALES

pris le 12 mai 1997
déposé le 12 mai 1997

QUESTIONS TRANSITOIRES QUI ONT UNE INCIDENCE SUR L'ÉLECTION ORDINAIRE DE 1997 ET QUI DÉCOULENT D'UNE RESTRUCTURATION

1. (1) Le présent règlement prévoit les questions transitoires qui ont une incidence sur l'élection ordinaire de 1997 et qui découlent de la restructuration de municipalités et de conseils locaux.

(2) Le présent règlement ne s'applique pas à l'égard des conseils scolaires.

2. (1) Les définitions qui suivent s'appliquent au présent règlement.

«ancien poste» Relativement à un nouveau poste, s'entend d'un poste au sein du conseil d'une municipalité qui a été restructurée par l'arrêté ou l'ordre de restructuration ou au sein d'un conseil local d'une telle municipalité. («old office»)

«arrêté ou ordre de restructuration» Arrêté pris par le ministre aux termes du paragraphe 25.2 (4) de la *Loi sur les municipalités* ou ordre donné par une commission en vertu du paragraphe 25.3 (13) de cette loi. («restructuring order»)

"new office" means an office on the council of a municipality as established by a restructuring order or on a local board of such a municipality; ("nouveau poste")

"old office", when used in reference to a new office, means an office on the council of a municipality that was restructured by the restructuring order or on a local board of such a municipality; ("ancien poste")

"restructuring order" means a Minister's order made under subsection 25.2 (4) of the *Municipal Act* or a commission order made under subsection 25.3 (13) of that Act. ("arrêté ou ordre de restructuration")

(2) If a restructuring order makes a person responsible for conducting the 1997 regular election in a municipality, any reference to the clerk in the Act or this Regulation shall be deemed to be a reference to that person for the purposes of the election in that municipality.

(3) A new office and an old office correspond if they are both on a council or both on a local board.

(4) A new office and an old office are equivalent if they are both the office of,

- (a) mayor or reeve;
- (b) member of a council, other than mayor, reeve or deputy reeve;
- (c) deputy reeve; or
- (d) member of a local board.

3. (1) The clerk shall send to every candidate for an old office a notice,

- (a) explaining the effect of the restructuring order on the 1997 regular election in the municipality;
- (b) advising of the candidate's right to file a nomination for a new office; and
- (c) explaining the candidate's options under section 4.

(2) If section 5 or 6 applies, the notice shall also inform the candidate of the fact and explain the options under that section.

(3) The notice shall be sent by registered mail or delivered personally, within 14 days after the key date.

4. (1) The rules set out in subsection (2) apply to a candidate for an old office who files a nomination for a corresponding new office within 28 days after the key date.

(2) The rules referred to in subsection (1) are:

- 1. The nomination filing fee paid with respect to the nomination for the old office shall be deemed to have been paid with respect to the nomination for the new office.
- 2. The campaign for the old office shall be deemed to form part of the campaign for the new office.
- 3. The campaign for the new office shall be deemed to have begun on the day the candidate was nominated for the old office and not as provided in section 68 of the Act.

(3) If the restructuring order was published in *The Ontario Gazette* before the key date, the rules set out in subsection (2) also apply in respect of a candidate for an old office who files a nomination for a corresponding new office on or before the key date.

«date clé» S'entend de ce qui suit :

- a) le 31 mai 1997, dans le cas d'un arrêté ou d'un ordre de restructuration qui est publié dans la *Gazette de l'Ontario* avant cette date;
- b) la date de publication, dans le cas d'un arrêté ou d'un ordre de restructuration qui est publié dans la *Gazette de l'Ontario* à cette date ou par la suite. («key date»)

«nouveau poste» Poste au sein du conseil d'une municipalité telle qu'elle est constituée par un arrêté ou un ordre de restructuration ou au sein d'un conseil local d'une telle municipalité. («new office»)

(2) Si un arrêté ou un ordre de restructuration charge une personne de la tenue de l'élection ordinaire de 1997 dans une municipalité, toute mention du secrétaire dans la Loi ou dans le présent règlement est réputée une mention de cette personne aux fins de l'élection dans cette municipalité.

(3) Un nouveau poste et un ancien poste correspondent s'ils sont tous les deux au sein d'un conseil municipal ou d'un conseil local.

(4) Un nouveau poste et un ancien poste sont équivalents s'ils sont tous les deux l'un des postes suivants :

- a) maire ou préfet;
- b) membre d'un conseil municipal, à l'exclusion du maire, du préfet et du préfet adjoint;
- c) préfet adjoint;
- d) membre d'un conseil local.

3. (1) Le secrétaire envoie à chaque candidat à un ancien poste un avis qui :

- a) explique l'effet de l'arrêté ou de l'ordre de restructuration sur l'élection ordinaire de 1997 tenue dans la municipalité;
- b) informe du droit qu'a le candidat de déposer une déclaration de candidature à l'égard d'un nouveau poste;
- c) explique les options qu'a le candidat aux termes de l'article 4.

(2) Si l'article 5 ou 6 s'applique, l'avis informe également le candidat de ce fait et explique les options qu'il a aux termes de cet article.

(3) L'avis est envoyé par courrier recommandé ou remis en mains propres, dans les 14 jours qui suivent la date clé.

4. (1) Les règles énoncées au paragraphe (2) s'appliquent à un candidat à un ancien poste qui dépose une déclaration de candidature à l'égard d'un nouveau poste correspondant dans les 28 jours qui suivent la date clé.

(2) Les règles visées au paragraphe (1) sont les suivantes :

- 1. Les droits versés pour le dépôt de la déclaration de candidature à l'égard de l'ancien poste sont réputés avoir été versés pour le dépôt de la déclaration de candidature à l'égard du nouveau poste.
- 2. La campagne pour l'ancien poste est réputée faire partie de la campagne pour le nouveau poste.
- 3. La campagne pour le nouveau poste est réputée avoir commencé le jour où le candidat a été déclaré candidat à l'ancien poste, et non selon ce que prévoit l'article 68 de la Loi.

(3) Si l'arrêté ou l'ordre de restructuration a été publié dans la *Gazette de l'Ontario* avant la date clé, les règles énoncées au paragraphe (2) s'appliquent également à l'égard d'un candidat à un ancien poste qui dépose une déclaration de candidature à l'égard d'un nouveau poste correspondant au plus tard à la date clé.

(4) The rules set out in subsection (5) apply to a candidate for an old office who does not file a nomination for a new office as described in subsection (1).

(5) The rules referred to in subsection (4) are:

1. The candidate's election campaign period ends on the day that is 60 days after the key date, and not as provided in section 68 of the Act.
2. The nomination for the old office shall be deemed to have been withdrawn on the day referred to in paragraph 1.

(6) Subsections (4) and (5) do not apply to a candidate who, before the day referred to in paragraph 1 of subsection (5), actually withdraws the nomination.

5. (1) If the electoral boundaries for an old office and for the equivalent new office are the same, a candidate for the old office shall be deemed to have been nominated for the new office, unless he or she files a nomination as described in subsection 4 (1).

(2) The rules set out in subsection 4 (2) apply to a candidate for the old office who is deemed to have been nominated for the new office.

6. (1) If the election for an old office was to be held by general vote and the conditions set out in subsection (3) are met, a candidate for the old office shall be deemed to have been nominated for the equivalent new office in the municipality of the qualifying address shown on the candidate's original nomination form, unless he or she files a nomination as described in subsection 4 (1).

(2) The rules set out in subsection 4 (2) apply to a candidate for the old office who is deemed to have been nominated for the new office.

(3) The conditions referred to in subsection (1) are:

1. The restructuring order changes the boundaries of two or more municipalities by providing for annexation as described in clause (a) or (b) of the definition of "restructuring" in subsection 25.2 (1) of the *Municipal Act*.
2. The restructuring order does not provide for a result described in any other clause of that definition.

7. A candidate for a new office is entitled to,

- (a) carry forward, for the purposes of clause 79 (3) (b) of the Act, any deficit accumulated in a campaign for a corresponding old office in the 1994 regular election or in an intervening by-election;
- (b) receive payment, under subsection 79 (8) of the Act, of any surplus accumulated in such a campaign.

8. (1) This section applies if, as a result of a restructuring order, any new offices on a local board are not to be filled by election.

(2) The election campaign period of each candidate for a corresponding old office ends on the 60th day after the key date, and not as provided in section 68 of the Act.

(3) Each nomination for a corresponding old office shall be deemed to have been withdrawn on the day referred to in subsection (2).

(4) Subsections (2) and (3) do not apply to a candidate who, before the day referred to in subsection (2), actually withdraws the nomination.

(5) Within 14 days after the key date, the clerk shall send by registered mail or deliver personally to every candidate for a corresponding old office a notice,

(4) Les règles énoncées au paragraphe (5) s'appliquent à un candidat à un ancien poste qui ne dépose pas de déclaration de candidature à l'égard d'un nouveau poste conformément au paragraphe (1).

(5) Les règles visées au paragraphe (4) sont les suivantes :

1. La période de campagne électorale du candidat prend fin le 60^e jour qui suit la date clé, et non selon ce que prévoit l'article 68 de la Loi.
2. La déclaration de candidature à l'égard de l'ancien poste est réputée avoir été retirée le jour visé à la disposition 1.

(6) Les paragraphes (4) et (5) ne s'appliquent pas à un candidat qui retire effectivement sa candidature avant le jour visé à la disposition 1 du paragraphe (5).

5. (1) Si les limites territoriales aux fins d'élection pour un ancien poste et celles établies pour le nouveau poste équivalent sont identiques, un candidat à l'ancien poste est réputé avoir été déclaré candidat au nouveau poste, à moins qu'il ne dépose une déclaration de candidature conformément au paragraphe 4 (1).

(2) Les règles énoncées au paragraphe 4 (2) s'appliquent à un candidat à l'ancien poste qui est réputé avoir été déclaré candidat au nouveau poste.

6. (1) Si l'élection pour un ancien poste devait être tenue au scrutin général et que les conditions énoncées au paragraphe (3) sont remplies, un candidat à l'ancien poste est réputé avoir été déclaré candidat au nouveau poste équivalent dans la municipalité où se trouve l'adresse habilitante indiquée sur la déclaration de candidature originale du candidat, à moins qu'il ne dépose une déclaration de candidature conformément au paragraphe 4 (1).

(2) Les règles énoncées au paragraphe 4 (2) s'appliquent à un candidat à l'ancien poste qui est réputé avoir été déclaré candidat au nouveau poste.

(3) Les conditions visées au paragraphe (1) sont les suivantes :

1. L'arrêté ou l'ordre de restructuration modifie les limites territoriales de deux municipalités ou plus en prévoyant une annexion visée à l'alinéa a) ou b) de la définition de «restructuration» au paragraphe 25.2 (1) de la *Loi sur les municipalités*.
2. L'arrêté ou l'ordre de restructuration ne prévoit pas un résultat visé à un autre alinéa de cette définition.

7. Un candidat à un nouveau poste a le droit :

- a) de reporter, pour l'application de l'alinéa 79 (3) b) de la Loi, tout déficit accumulé à l'égard d'une campagne pour un ancien poste correspondant menée lors de l'élection ordinaire de 1994 ou d'une élection partielle tenue dans l'intervalle;
- b) de recevoir le versement, aux termes du paragraphe 79 (8) de la Loi, de tout excédent accumulé à l'égard d'une telle campagne.

8. (1) Le présent article s'applique si, par suite d'un arrêté ou d'un ordre de restructuration, il n'est pas pourvu par voie d'élection aux nouveaux postes au sein d'un conseil local.

(2) La période de campagne électorale de chaque candidat à un ancien poste correspondant prend fin le 60^e jour qui suit la date clé, et non selon ce que prévoit l'article 68 de la Loi.

(3) Chaque déclaration de candidature à l'égard d'un ancien poste correspondant est réputée avoir été retirée le jour visé au paragraphe (2).

(4) Les paragraphes (2) et (3) ne s'appliquent pas à un candidat qui retire effectivement sa candidature avant le jour visé au paragraphe (2).

(5) Dans les 14 jours qui suivent la date clé, le secrétaire envoie par courrier recommandé ou remet en mains propres à chaque candidat à un ancien poste correspondant un avis qui :

- (a) explaining the effect of the restructuring order on the 1997 regular election in the municipality; and
- (b) advising that,
 - (i) there will be no election for offices on the local board, and
 - (ii) the candidate's election campaign period ends as described in subsection (2).

9. (1) Sections 1 to 8 also apply, with the modifications set out in subsections (2), (3), (4) and (5), with respect to the 1997 regular election in the urban area of the City of Toronto incorporated by the *City of Toronto Act, 1997*.

(2) Sections 1 to 8 shall be read as if,

- (a) references to a restructuring order were references to the *City of Toronto Act, 1997*;
- (b) references to new offices were references to offices on the council of the City of Toronto incorporated by the *City of Toronto Act, 1997*;
- (c) references to old offices were references to offices on the Metropolitan Council under the *Municipality of Metropolitan Toronto Act*, on the council of an area municipality under that Act or on one of the following local boards, as the case may be:

1. The Hydro-Electric Commission of the Borough of East York.
2. The Hydro-Electric Commission of the City of North York.
3. The Public Utilities Commission of the City of Scarborough.

(3) The key date shall be deemed to be May 31, 1997.

(4) The following shall be deemed to be substituted for subsection 4 (3):

The rules set out in subsection 4 (2) also apply in respect of a candidate for an old office who files a nomination for a corresponding new office on or after April 21, 1997 but before the key date.

(5) Any reference to the clerk in the Act or in this Regulation shall be deemed to be a reference,

- (a) before January 1, 1998, to the person designated by the Minister under paragraph 2 of section 23 of the *City of Toronto Act, 1997*;
- (b) on and after January 1, 1998, to the clerk of the City of Toronto incorporated by the *City of Toronto Act, 1997*.

10. (1) An individual, corporation or trade union that, during the 1997 regular election, makes a contribution to a candidate for an office on the council of the City of Toronto incorporated by the *City of Toronto Act, 1997* may, on or after January 1, 1998, apply to the clerk for a rebate.

(2) The application shall be made on or before June 1, 1998, unless the candidate's campaign period is extended under paragraph 4 or 5 of subsection 68 (1) of the Act, in which case the application may be made within 6 months after the date the receipt is issued.

(3) The application shall be in Form 1.

(4) The application shall include a receipt in Form 2 that is signed by or on behalf of the candidate.

a) explique l'effet de l'arrêté ou de l'ordre de restructuration sur l'élection ordinaire de 1997 tenue dans la municipalité;

b) informe de ce qui suit :

- (i) il n'y aura pas d'élection pour les postes au sein du conseil local,
- (ii) la période de campagne électorale du candidat prend fin selon ce que prévoit le paragraphe (2).

9. (1) Les articles 1 à 8 s'appliquent également, avec les adaptations énoncées aux paragraphes (2), (3), (4) et (5), à l'égard de l'élection ordinaire de 1997 tenue dans la zone urbaine de la cité de Toronto constituée par la *Loi de 1997 sur la cité de Toronto*.

(2) Les articles 1 à 8 s'interprètent comme si :

- a) les mentions d'un arrêté ou d'un ordre de restructuration étaient des mentions de la *Loi de 1997 sur la cité de Toronto*;
- b) les mentions de nouveaux postes étaient des mentions de postes au sein du conseil de la cité de Toronto constituée par la *Loi de 1997 sur la cité de Toronto*;
- c) les mentions d'anciens postes étaient des mentions de postes au sein du conseil de la communauté urbaine au sens de la *Loi sur la municipalité de la communauté urbaine de Toronto*, au sein du conseil d'une municipalité de secteur au sens de cette loi ou au sein d'un des conseils locaux suivants, selon le cas :

1. La Commission hydroélectrique de la municipalité d'East York.
2. La Commission hydroélectrique de la cité de North York.
3. La Commission des services publics de la cité de Scarborough.

(3) La date clé est réputée être le 31 mai 1997.

(4) Le paragraphe suivant est réputé être substitué au paragraphe 4 (3) :

Les règles énoncées au paragraphe 4 (2) s'appliquent également à l'égard d'un candidat à un ancien poste qui dépose une déclaration de candidature à l'égard d'un nouveau poste correspondant le 21 avril 1997 ou après cette date, mais avant la date clé.

(5) Toute mention du secrétaire dans la Loi ou dans le présent règlement est réputée une mention :

- a) avant le 1^{er} janvier 1998, de la personne désignée par le ministre aux termes de la disposition 2 de l'article 23 de la *Loi de 1997 sur la cité de Toronto*;
- b) à compter du 1^{er} janvier 1998, du secrétaire de la cité de Toronto constituée par la *Loi de 1997 sur la cité de Toronto*.

10. (1) Les particuliers, les personnes morales ou les syndicats qui, lors de l'élection ordinaire de 1997, font une contribution en faveur d'un candidat à un poste au sein du conseil de la cité de Toronto constituée par la *Loi de 1997 sur la cité de Toronto* peuvent, à compter du 1^{er} janvier 1998, demander une remise de contributions au secrétaire.

(2) La demande est faite au plus tard le 1^{er} juin 1998, sauf si la période de campagne électorale du candidat est prolongée aux termes de la disposition 4 ou 5 du paragraphe 68 (1) de la Loi, auquel cas la demande peut être faite dans les six mois qui suivent la date de délivrance du récépissé.

(3) La demande est rédigée selon la formule 1.

(4) La demande comprend un récépissé rédigé selon la formule 2 et signé par le candidat ou en son nom.

(5) A candidate referred to in subsection (1) is required to comply with subsections 78 (1) to (4) of the Act, despite subsection 78 (5) of the Act; the candidate shall include with the documents filed under subsection 78 (1) or (2) of the Act, as the case may be, a copy of the receipt issued for the contribution.

(6) The clerk shall compare the receipt filed by the applicant and the copy filed by the candidate to ensure consistency.

(7) The clerk shall pay the applicant a rebate in accordance with subsections (8) and (9) if the following conditions are met:

1. The application complies with subsections (2), (3) and (4).
2. The candidate has complied with subsection (5).
3. The clerk is satisfied that the receipt filed by the applicant and the copy filed by the candidate are consistent.
4. The clerk is satisfied that the candidate has filed documents as required by section 78 of the Act by the relevant date, and that no such document shows on its face that the candidate has incurred expenses exceeding what is permitted under section 76 of the Act.
5. The clerk is satisfied that the candidate has paid any amount required by section 79 of the Act to the clerk by the relevant date.
6. In the case of a contribution made on or before December 1, 1997, the time for applying for a compliance audit under section 81 of the Act in respect of the candidate's financial statement has expired.
7. In the case of a contribution made after December 1, 1997 to a candidate whose election campaign period continues beyond that date, the time for applying for a compliance audit under section 81 of the Act in respect of the relevant supplementary financial statement has expired.

(8) The rebate shall be calculated as follows, subject to subsection (9):

1. If the contribution is \$100 or less, the rebate is 75 per cent of the contribution.
2. If the contribution is more than \$100 but not more than \$400, the rebate is \$75 plus 50 per cent of the difference between the contribution and \$100.
3. If the contribution is more than \$400, the rebate is the lesser of,
 - i. \$225 plus 33 $\frac{1}{3}$ per cent of the difference between the contribution and \$400, and
 - ii. \$350.

(9) An applicant who makes contributions to more than one candidate may apply for a rebate in respect of each contribution, but is not entitled to receive total rebates amounting to more than the following maximums:

1. If the total of the applicant's contributions to all candidates is \$100 or less, the maximum is 75 per cent of that total.
2. If the total of the applicant's contributions to all candidates is more than \$100 but not more than \$400, the maximum is \$75 plus 50 per cent of the difference between that total and \$100.
3. If the total of the applicant's contributions to all candidates is more than \$400, the maximum is the lesser of,

(5) Le candidat visé au paragraphe (1) est tenu de se conformer aux paragraphes 78 (1) à (4) de la Loi, malgré le paragraphe 78 (5) de la Loi, et il joint aux documents déposés aux termes du paragraphe 78 (1) ou (2) de la Loi, selon le cas, une copie du récépissé délivré à l'égard de la contribution.

(6) Le secrétaire compare le récépissé déposé par l'auteur de la demande et la copie déposée par le candidat pour s'assurer qu'ils correspondent.

(7) Le secrétaire verse à l'auteur de la demande une remise de contributions conformément aux paragraphes (8) et (9) si les conditions suivantes sont réunies :

1. La demande est conforme aux paragraphes (2), (3) et (4).
2. Le candidat s'est conformé au paragraphe (5).
3. Le secrétaire est convaincu que le récépissé déposé par l'auteur de la demande et la copie déposée par le candidat correspondent.
4. Le secrétaire est convaincu que le candidat a, au plus tard à la date prévue, déposé les documents exigés par l'article 78 de la Loi, et qu'aucun de ces documents n'indique à première vue que le candidat a engagé des dépenses qui dépassent ce qui est autorisé par l'article 76 de la Loi.
5. Le secrétaire est convaincu que le candidat a versé toute somme exigée par l'article 79 de la Loi au secrétaire au plus tard à la date prévue.
6. Dans le cas d'une contribution faite au plus tard le 1^{er} décembre 1997, le délai de présentation d'une demande de vérification de conformité en vertu de l'article 81 de la Loi à l'égard de l'état financier du candidat est expiré.
7. Dans le cas d'une contribution faite après le 1^{er} décembre 1997 en faveur d'un candidat dont la période de campagne électorale se poursuit au-delà de cette date, le délai de présentation d'une demande de vérification de conformité en vertu de l'article 81 de la Loi à l'égard de l'état financier supplémentaire pertinent est expiré.

(8) La remise de contributions est calculée de la façon suivante, sous réserve du paragraphe (9) :

1. Si la contribution est de 100 \$ ou moins, la remise correspond à 75 pour cent de la contribution.
2. Si la contribution est supérieure à 100 \$ mais non à 400 \$, la remise correspond à 75 \$ plus 50 pour cent de la différence entre la contribution et 100 \$.
3. Si la contribution est supérieure à 400 \$, la remise correspond au moindre des montants suivants :
 - i. 225 \$ plus 33 $\frac{1}{3}$ pour cent de la différence entre la contribution et 400 \$,
 - ii. 350 \$.

(9) L'auteur de la demande qui fait des contributions en faveur de plus d'un candidat peut demander une remise à l'égard de chaque contribution. Toutefois, il n'a pas le droit de recevoir des remises dont le total dépasse les maximums suivants :

1. Si le total des contributions faites par l'auteur de la demande en faveur de tous les candidats est de 100 \$ ou moins, le maximum correspond à 75 pour cent de ce total.
2. Si le total des contributions faites par l'auteur de la demande en faveur de tous les candidats est supérieur à 100 \$ mais non à 400 \$, le maximum correspond à 75 \$ plus 50 pour cent de la différence entre ce total et 100 \$.
3. Si le total des contributions faites par l'auteur de la demande en faveur de tous les candidats est supérieur à 400 \$, le maximum correspond au moindre des montants suivants :

i. \$225 plus 33 1/3 per cent of the difference between that total and \$400, and

ii. \$350.

i. 225 \$ plus 33 1/3 pour cent de la différence entre ce total et 400 \$,

ii. 350 \$.

Form 1

Municipal Elections Act, 1996

To be printed on the back of the contributor's receipt.

NOTE TO CONTRIBUTOR

Only individuals normally resident in Ontario, corporations carrying on business in Ontario and trade unions holding bargaining rights for employees in Ontario may make contributions. The maximum contribution permitted is:

— \$2,500 for a candidate for mayor;

-- \$750 for any other candidate.

APPLICATION FOR CONTRIBUTION REBATE

To receive a rebate for contributions made on or before December 1, 1997, the contributor must complete and submit this application to the Clerk of the City of Toronto between January 1 and June 1, 1998.

(If the candidate's campaign period continues beyond December 1 because of a deficit, the deadline for the application is also extended; it may be submitted within six months after the date the receipt is issued.)

A rebate is payable only if the candidate has filed audited financial statements and complied with certain other requirements of the *Municipal Elections Act, 1996* and the regulations made under it.

(Please print except for signature and provide complete mailing address)

I, _____,

the contributor named in the receipt, residing at

(full mailing address including postal code)

hereby make application for a contribution rebate.

Signature of contributor

Formule 1

Loi de 1996 sur les élections municipales

À imprimer au verso du récépissé du donateur

AVIS AU DONATEUR

Seuls les particuliers qui résident normalement en Ontario, les personnes morales qui exercent des activités en Ontario et les syndicats qui sont titulaires de droits de négociation pour le compte d'employés en Ontario peuvent faire des contributions. Les contributions maximales permises sont les suivantes :

- 2 500 \$ pour un candidat au poste de maire;
- 750 \$ pour tout autre candidat.

DEMANDE DE REMISE DE CONTRIBUTIONS

Pour recevoir une remise des contributions faites au plus tard le 1^{er} décembre 1997, le donateur doit remplir la présente demande et la présenter au secrétaire de la cité de Toronto entre le 1^{er} janvier et le 1^{er} juin 1998.

(Si la période de campagne électorale du candidat se poursuit au-delà du 1^{er} décembre en raison d'un déficit, le délai de présentation de la demande est également repoussé. La demande peut alors être présentée dans les six mois qui suivent la date de délivrance du récépissé.)

Une remise de contributions n'est payable que si le candidat a déposé des états financiers vérifiés et s'est conformé à certaines autres exigences de la *Loi de 1996 sur les élections municipales* et de ses règlements d'application.

(Écrire en caractères d'imprimerie, sauf la signature, et fournir l'adresse postale complète)

Je, _____, donateur nommé sur le récépissé, résidant au

(adresse postale complète, y compris le code postal)

demande par la présente une remise de contributions.

Signature du donateur

Form 2

Municipal Elections Act, 1996

RECEIPT FOR CAMPAIGN CONTRIBUTIONS RECEIPT NUMBER

CANDIDATE FOR MUNICIPAL ELECTION IN THE CITY OF TORONTO

NOT VALID FOR INCOME TAX PURPOSES

Date accepted *

Day Month Year

Date receipt issued

Day Month Year

Amount received

\$

Received from:

☐

Individual

☐

Corporation

☐

Trade Union

Form of contribution:

☐Cash (not exceeding \$25)/cheque/money order
*Date deposited in campaign account☐Credit card
*Date submitted for payment☐Goods/service
*Date received

Full name and address of contributor

Name

Address

City

Postal Code

Name of office

Signature of candidate

Print - Name of candidate

COPIES: Original to be given to the contributor

Copy to be retained by the candidate

Copy to be attached to the audited financial statement filed with the Clerk

IMPORTANT - SEE REVERSE FOR CONTRIBUTOR'S APPLICATION FOR CONTRIBUTION REBATE

Formule 2

*Loi de 1996 sur les élections municipales***RÉCÉPISSÉ DE CONTRIBUTIONS À UNE CAMPAGNE
ÉLECTORALE****NUMÉRO DE RÉCÉPISSÉ****CANDIDAT AUX ÉLECTIONS MUNICIPALES DANS LA CITÉ DE TORONTO****INVALIDE AUX FINS DE L'IMPÔT SUR LE REVENU**

Date d'acceptation *

Jour Mois Année

Date de délivrance du récépissé

Jour Mois Année

Montant reçu

 \$

Reçu de :

☐

Particulier

☐

Personne morale

☐

Syndicat

Forme de contribution :

☐Espèces (maximum 25 \$)/chèque/mandat-poste
*Date de dépôt dans un compte de la campagne
électorale☐

Carte de crédit

*Date de présentation pour paiement

☐

Biens/services

*Date de
réception

Nom et adresse du donateur

Nom

Adresse

Ville

Code postal

Nom du poste

Signature du candidat

Caractères d'imprimerie - Nom du candidat

COPIES : Original, à remettre au donateur

Copie, à retenir par le candidat

Copie, à joindre à l'état financier vérifié déposé auprès du secrétaire

IMPORTANT - VOIR AU VERSO POUR LA DEMANDE DE REMISE DE CONTRIBUTIONS DU DONATEUR

AL LEACH

Minister of Municipal Affairs and Housing
Ministre des Affaires municipales et du Logement

Dated at Toronto on May 12, 1997.

Fait à Toronto le 12 mai 1997.

22/97

ONTARIO REGULATION 173/97
made under the
MUNICIPAL ACT

Made: May 13, 1997
Filed: May 14, 1997

**RESTRUCTURING COMMISSION
FOR THE TOWN OF AMHERSTBURG,
THE TOWNSHIP OF ANDERDON AND THE
TOWNSHIP OF MALDEN**

1. A commission is established to develop a restructuring proposal for the locality comprised of the geographic areas of the Town of Amherstburg, the Township of Anderdon and the Township of Malden within the County of Essex.

2. The Commission shall be composed of one member to be appointed by the Minister.

3. (1) The following are the types of restructuring that may be included in the restructuring proposal to be developed by the Commission:

1. Amalgamating local municipalities or annexing to a local municipality a part of a local municipality.

2. Dissolving all or part of a local municipality.

3. Incorporating a local municipality.

(2) Subsection (1) does not include a restructuring that results in,

(a) any part of a county not being part of a local municipality;

(b) any part of a local municipality being a part of a county if any other part of the local municipality is not part of that county; or

(c) an increase in the number of local municipalities.

(3) Subsection (1) does not include a restructuring of a municipality outside the locality described in section 1.

4. The Commission is authorized to determine its costs and to apportion its costs among the municipalities in the locality described in section 1.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 174/97
made under the
MUNICIPAL ACT

Made: May 13, 1997
Filed: May 14, 1997

**RESTRUCTURING COMMISSION
FOR THE SIOUX LOOKOUT PLANNING AREA**

1. A commission is established to develop a restructuring proposal for the locality comprised of the geographic area of the Sioux Lookout

Planning Area described in the Schedule and consisting of the Town of Sioux Lookout and the geographic Townships of Drayton, Jordan, Vermilion and Vermilion Additional and Grand Trunk Pacific Block 10 in the Territorial District of Kenora.

2. The Commission shall be composed of one member to be appointed by the Minister.

3. (1) The following are the types of restructuring that may be included in the restructuring proposal to be developed by the Commission:

1. Annexing unorganized territory to a municipality.

2. Dissolving all or part of a local municipality.

3. Incorporating a local municipality.

(2) Subsection (1) does not include a restructuring that results in,

(a) an increase in the number of municipalities;

(b) territory becoming unorganized territory;

(c) unorganized territory becoming part of a municipality that is incorporated under paragraph 3 of subsection 3 (1).

(3) Subsection (1) does not include a restructuring of a municipality outside the locality described in section 1.

4. The Commission is authorized to determine its costs and may charge these costs to the Town of Sioux Lookout.

Schedule

Beginning at the southeasterly angle of the geographic Township of Drayton;

Thence northerly along the easterly boundary of that township and the easterly boundary of Grand Trunk Pacific Block 10 to the northeast angle of that Block 10;

Thence westerly along the northerly boundary of that Block 10 to its northwesterly angle;

Thence southerly along the westerly boundary of that Block 10 and its southerly production to the boundary of the Lac Seul Indian Reserve 28;

Thence southeasterly and westerly following the boundary of the Lac Seul Indian Reserve 28 to its intersection with the northerly production of the easterly boundary of the geographic township of Vermilion Additional;

Thence southerly along that production to the northeasterly angle of Lot A in Concession V of that Vermilion Additional;

Thence southwesterly and southeasterly along the westerly limit of that Lot A to its southeasterly angle;

Thence southerly along the easterly boundary of that Vermilion Additional to the northeasterly angle of Lot A Concession V of that Vermilion Additional;

Thence southerly along the westerly limits of Lot A in Concession IV to its southeasterly angle, being the eastern boundary of that Vermilion Additional;

Thence southerly along that easterly boundary to the middle of Lost Lake;

Thence westerly along the middle of Lost Lake, passing to the north of an unnamed Island lying north of the community of Hudson, to the easterly production of the southerly boundary of the Lac Seul Indian Reserve 28;

Thence westerly to and along that southerly boundary to its westerly boundary;

Thence northerly along the westerly boundary of that Indian Reserve 28 to the northerly boundary of the geographic Township of Vermilion Additional;

Thence westerly along the northerly boundary of that township to its northwest angle;

Thence southerly along the westerly boundary of the geographic Townships of Vermilion Additional and Pickerel to the southerly boundary of the said Township of Pickerel;

Thence easterly along the southerly boundary of the geographic Township of Pickerel to the easterly boundary of that geographic township;

Thence easterly and in a straight line to the high water mark of the southwesterly bay of Loggers Lake;

Thence northerly and in a straight line to the middle of East Bay of Minnitaki Lake;

Thence easterly to the southwesterly angle of Concession V Lot 2 in the geographic Township of Drayton;

Thence easterly along the southerly boundary of that geographic township to the point of commencement.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 175/97

made under the
PLANNING ACT

Made: May 13, 1997

Filed: May 14, 1997

DELEGATION OF AUTHORITY OF MINISTER TO APPROVE PLANS OF SUBDIVISION AND CONDOMINIUM DESCRIPTIONS

1. The Minister's authority to give approval under section 51 of the Act as it read on March 27, 1995 and continued by section 74.1 of the Act is delegated to the councils listed in Schedules 1 and 2 with respect to,

(a) applications for approval of plans of subdivision whose file numbers are set out in Schedule 1; and

(b) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedule 2.

2. (1) If any of the authority delegated to the council is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

Schedule 1

FILE NUMBERS OF APPLICATIONS FOR APPROVAL OF PLANS OF SUBDIVISION

1. County of Bruce

41-T-76107	41-T-90001
41-T-78131	41-T-90002
41-T-82002	41-T-90003
41-T-83002	41-T-90007
41-T-83004	41-T-90013
41-T-84001	41-T-90010
41-T-89003	41-T-90015
41-T-89005	41-T-90018
41-T-89008	41-T-91005
41-T-89009	41-T-91007
41-T-89010	41-T-91008
41-T-89013	41-T-91009
41-T-89015	41-T-91011
41-T-89016	41-T-92001
41-T-89017	41-T-92002
41-T-89018	41-T-93001
41-T-89020	41-T-94001
41-T-89022	41-T-95001
41-T-89023	41-T-95002

2. County of Grey

42-T-21944	42-T-88009	42-T-90013
42-T-23265	42-T-88013	42-T-90015
42-T-24875	42-T-88017	42-T-91001
42-T-75095	42-T-88019	42-T-91009
42-T-78038	42-T-88021	42-T-91011
42-T-78058	42-T-88026	42-T-91012
42-T-78061	42-T-88029	42-T-92002
42-T-81006	42-T-89005	42-T-92003
42-T-84002	42-T-89009	42-T-93001
42-T-85008	42-T-89013	42-T-94001
42-T-86007	42-T-89014	42-T-94002
42-T-87007	42-T-89019	42-T-94004
42-T-87011	42-T-89021	42-T-94005
42-T-87012	42-T-89023	42-T-95001
42-T-87014	42-T-90002	42-T-95002
42-T-87016	42-T-90004	42-T-95003
42-T-87017	42-T-90005	42-T-95004
42-T-87018	42-T-90007	42-T-95005
42-T-88001	42-T-90008	42-T-95006
42-T-88002	42-T-90010	42-T-95007
42-T-88003	42-T-90011	42-T-95008
42-T-88008	42-T-90012	

3. County of Hastings

12-T-86008
12-T-86012
12-T-87001
12-T-87006
12-T-87014
12-T-88019
12-T-89002
12-T-89005
12-T-89009
12-T-90001

12-T-90009
12-T-90011
12-T-90014
12-T-92001
12-T-92003
12-T-92004
12-T-93001
12-T-95001
12-T-96002

4. County of Huron

40-T-25088
40-T-78125
40-T-80060
40-T-84001

40-T-86001
40-T-88001
40-T-88002

5. County of Lambton

38-T-75074
38-T-86011
38-T-87003
38-T-88001
38-T-89003
38-T-89009
38-T-89010
38-T-89017
38-T-90001

38-T-90004
38-T-91003
38-T-92003
38-T-92004
38-T-92005
38-T-92006
38-T-92007
38-T-93002

6. County of Oxford

32-T-24288

7. County of Peterborough

15-T-84006	15-T-89005	15-T-91010
15-T-84008	15-T-89013	15-T-92001
15-T-84009	15-T-89014	15-T-92003
15-T-85002	15-T-89015	15-T-92004
15-T-85003	15-T-90003	15-T-92005
15-T-86007	15-T-90006	15-T-92007
15-T-86011	15-T-90007	15-T-94001
15-T-87003	15-T-90011	15-T-95001
15-T-88004	15-T-90020	15-T-95002
15-T-88010	15-T-91003	15-T-95004
15-T-88014	15-T-91004	15-T-96001
15-T-88015	15-T-91006	
15-T-88020	15-T-91008	

8. County of Prince Edward

13-T-88002

13-T-88004

9. County of Victoria

16-T-77103	16-T-88009	16-T-90009
16-T-77115	16-T-88010	16-T-91002
16-T-78072	16-T-88012	16-T-91003
16-T-79039	16-T-88013	16-T-91004
16-T-81004	16-T-89001	16-T-92001
16-T-83001	16-T-89002	16-T-92003
16-T-85007	16-T-89003	16-T-92006
16-T-87002	16-T-89007	16-T-92007
16-T-87004	16-T-89010	16-T-93001
16-T-87010	16-T-90003	16-T-93002
16-T-88006	16-T-90005	16-T-93003

10. County of Wellington

23-T-75335	23-T-88022	23-T-90013
23-T-79087	23-T-88023	23-T-90014
23-T-80039	23-T-88027	23-T-90019
23-T-84005	23-T-89002	23-T-90021
23-T-86007	23-T-89004	23-T-90024
23-T-87005	23-T-89010	23-T-90026
23-T-87017	23-T-89011	23-T-91003
23-T-87018	23-T-89013	23-T-92003
23-T-87022	23-T-89014	23-T-92004
23-T-87023	23-T-90002	23-T-92012
23-T-88007	23-T-90003	23-T-92013
23-T-88010	23-T-90007	23-T-94002
23-T-88012	23-T-90008	23-T-94003
23-T-88014	23-T-90009	23-T-95001
23-T-88015	23-T-90010	23-T-96001

11. Regional Municipality of Durham

18-T-80035 18-T-80069

12. Regional Municipality of Haldimand-Norfolk

28-T-74250	28-T-89012
28-T-79148	28-T-89016
28-T-82003	28-T-90001
28-T-87003	28-T-90005
28-T-88003	28-T-90006
28-T-88004	28-T-90007
28-T-88007	28-T-90008
28-T-89002	28-T-90012
28-T-89006	28-T-90013
28-T-89008	28-T-90014
28-T-89007	28-T-91001
28-T-89008	28-T-91004
28-T-89009	28-T-91005
28-T-89010	28-T-91006
28-T-89011	28-T-91012

13. Regional Municipality of Niagara

26-T-22885

26-T-76121

14. City of Belleville

12-T-84005
12-T-87005
12-T-8801212-T-88013
12-T-88014
12-T-88015

15. City of Brantford

29-T-75055
29-T-88019
29-T-8700729-T-91002
29-T-92002
29-T-92008

16. City of Chatham

36-T-81002
36-T-89003
36-T-9000336-T-90004
36-T-91001
36-T-90001

17. City of Cornwall

04-T-87001
04-T-87006
04-T-87009
04-T-88001
04-T-88004
04-T-8900404-T-89005
04-T-90001
04-T-90002
04-T-92001
04-T-93001
04-T-93003

18. City of Guelph

23-T-77075
23-T-86004
23-T-87020
23-T-88008
23-T-88009
23-T-88013
23-T-8801823-T-90001
23-T-90020
23-T-93001
23-T-93002
23-T-93008
23-T-93009

19. City of London

39-T-78066
39-T-79029
39-T-79042
39-T-84002
39-T-86006
39-T-87009
39-T-87020
39-T-88020
39-T-88023
39-T-88030
39-T-88054
39-T-89003
39-T-89004
39-T-89006
39-T-89009
39-T-89026
39-T-8903139-T-89032
39-T-89037
39-T-90019
39-T-91003
39-T-91011
39-T-92002
39-T-92005
39-T-92012
39-T-92016
39-T-92020
39-T-92024
39-T-93001
39-T-93004
39-T-93011
39-T-94004
39-T-94006
39-T-94008

20. City of North Bay

48-T-83004

48-T-85001

21. City of Owen Sound

42-T-90003
42-T-90006
42-T-9100242-T-91005
42-T-93002

22. City of Peterborough

15-T-75515
15-T-8700615-T-88023
15-T-89009

23. City of Pembroke

47-T-76204
47-T-9000347-T-90009
47-T-93001

24. City of Sarnia

38-T-79015
38-T-86002
38-T-86004
38-T-8900138-T-89014
38-T-90007
38-T-90011

25. City of Sault Ste. Marie

57-T-86014
57-T-87011
57-T-88001
57-T-88007
57-T-8800857-T-88012
57-T-88015
57-T-89001
57-T-89003

26. City of Thunder Bay

58-T-88006
58-T-89005
58-T-91005
58-T-91006
58-T-9100758-T-92008
58-T-92011
58-T-92012
58-T-92014

27. City of Timmins

56-T-86005
56-T-87002

56-T-87003

28. City of Trenton

12-T-85002
12-T-8500312-T-89003
12-T-90003

29. City of Windsor

37-T-89023
37-T-89028
37-T-9200837-T-92009
37-T-92010
37-T-92011

30. Town of Orangeville

22-T-85005

Schedule 2

FILE NUMBERS OF APPLICATIONS FOR APPROVAL OR
EXEMPTION OF CONDOMINIUM DESCRIPTIONS

1. County of Bruce

41-CD-83001
41-CD-89001
41-CD-89003

41-CD-89004
41-CD-90001

2. County of Grey

42-CD-86001
42-CD-87002
42-CD-88002
42-CD-89004
42-CD-90004

42-CD-90005
42-CD-91001
42-CD-92001
42-CD-93001

3. County of Hastings

12-CD-89001

4. County of Victoria

16-CD-89003

5. County of Wellington

23-CD-87005
23-CD-87006

23-CD-89001
23-CD-94001

6. Regional Municipality of Haldimand-Norfolk

28-CD-92002

28-CD-92003

7. Regional Municipality of Niagara

26-CD-77028
26-CD-77029
26-CD-86003
26-CD-86007
26-CD-87007
26-CD-87010
26-CD-87012
26-CD-88008

26-CD-89005
26-CD-89009
26-CD-90015
26-CD-90001
26-CD-91003
26-CD-91011
26-CD-92001
26-CD-95002

8. City of Brantford

29-CD-90004

29-CD-90007

9. City of Brockville

08-CD-84002

10. City of Chatham

36-CD-89003

11. City of Guelph

23-CD-84001
23-CD-90001
23-CD-91001

23-CD-91002
23-CD-92003
23-CD-92004

12. City of Kingston

10-CD-86001

13. City of London

39-CD-86005
39-CD-86008
39-CD-86009
39-CD-87015
39-CD-88002
39-CD-88013
39-CD-88017
39-CD-88019
39-CD-88021
39-CD-88023
39-CD-88031
39-CD-88044
39-CD-88046
39-CD-88049
39-CD-89003
39-CD-89014

39-CD-89026
39-CD-89028
39-CD-89029
39-CD-90012
39-CD-91002
39-CD-91004
39-CD-91010
39-CD-92016
39-CD-92017
39-CD-93001
39-CD-93012
39-CD-94002
39-CD-94005
39-CD-94006
39-CD-94008

14. City of Orillia

43-CD-91010
43-CD-93004

43-CD-93005
43-CD-93006

15. City of Pembroke

47-CD-89001

16. City of St. Thomas

34-CD-90001

34-CD-91002

17. City of Thunder Bay

58-CD-91003

18. City of Timmins

56-CD-88001

19. City of Windsor

Schedule 1

37-CD-89004

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 176/97
made under the
PLANNING ACT

Made: May 13, 1997
Filed: May 14, 1997

**DELEGATION OF AUTHORITY OF
MINISTER TO REGIONAL MUNICIPALITIES:
OFFICIAL PLANS AND AMENDMENTS**

1. The Minister's authority under section 17 of the Act as it read on March 27, 1995 and continued by section 74.1 of the Act with respect to official plans and amendments to official plans is delegated to,

- (a) the council of The Regional Municipality of Durham with respect to official plans and amendments to official plans for the local municipalities of The Regional Municipality of Durham whose file numbers are set out in Schedule 1;
- (b) the council of The Regional Municipality of Haldimand-Norfolk with respect to official plans and amendments to official plans for the local municipalities of The Regional Municipality of Haldimand-Norfolk whose file numbers are set out in Schedule 2;
- (c) the council of The Regional Municipality of Hamilton-Wentworth with respect to official plans and amendments to official plans for the local municipalities of The Regional Municipality of Hamilton-Wentworth whose file numbers are set out in Schedule 3;
- (d) the council of The Regional Municipality of Niagara with respect to official plans and amendments to official plans for the local municipalities of The Regional Municipality of Niagara whose file numbers are set out in Schedule 4;
- (e) the council of The Regional Municipality of York with respect to official plans and amendments to official plans for the local municipalities of The Regional Municipality of York whose file numbers are set out in Schedule 5.

2. (1) If any of the authority delegated to the councils in section 1 is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

REGIONAL MUNICIPALITY OF DURHAM

1. City of Oshawa

18-OP-2930
18-OP-2930-024

18-OP-2930-033

2. Town of Ajax

18-OP-2593-022

18-OP-2593-033

3. Town of Pickering

18-OP-0023-005
18-OP-0023-013

18-OP-0023-032

4. Town of Whitby

18-OP-0013-012
18-OP-0013-063

18-OP-0013-071
18-OP-0013-072

5. Township of Brock

18-OP-2592

6. Township of Scugog

18-OP-2591

7. Township of Uxbridge

18-OP-2929-015

Schedule 2

REGIONAL MUNICIPALITY OF HALTON

1. City of Burlington

24-OP-0128-105
24-OP-0128-108

24-OP-0128-142
24-OP-0218-081

2. Town of Halton Hills

24-OP-0196
24-OP-1196-004

24-OP-1196-005
24-OP-1196-008

3. Town of Oakville

24-OP-0207-010
24-OP-0207-012

24-OP-0207-013
24-OP-0207-014

4. Town of Milton

24-OP-0208

Schedule 3**REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH****1. City of Hamilton**

25-OP-0058

25-OP-0058-027

2. City of Stoney Creek

25-OP-0063

3. Town of Ancaster

25-OP-0059

4. Town of Dundas

25-OP-0190-005

5. Town of Flamborough

25-OP-0066

6. Township of Glanbrook

25-OP-0064

Schedule 4**REGION OF NIAGARA****1. City of Niagara Falls**

26-OP-2226-071

26-OP-2226-202

26-OP-2227-015

2. City of Port Colbourne

26-OP-0035-004

26-OP-0035-032

26-OP-0035-053

26-OP-0035-054

3. City of St. Catharines

26-OP-0004-041

26-OP-0004-074

26-OP-0004-086

26-OP-0004-094

4. City of Thorold

26-OP-0201

5. City of Welland

26-OP-0105-071

26-OP-0105-072

26-OP-0105-076

26-OP-0105-088

26-OP-0035-054

6. Town of Fort Erie

26-OP-0066

26-OP-4003-040

7. Town of Grimsby

26-OP-0067

26-OP-1004-029

8. Town of Lincoln

26-OP-0068

9. Town of Niagara on the Lake

26-OP-3118-052

10. Town of Pelham

26-OP-3875-013

26-OP-3875-014

Schedule 5**REGIONAL MUNICIPALITY OF YORK****1. City of Vaughan**

19-OP-1500-210

19-OP-1500-350

19-OP-1500-400

19-OP-1500-450

2. Town of Aurora

19-OP-0026

3. Township of King

19-OP-0005-047

4. Town of Markham

19-OP-0015

19-OP-0016

19-OP-0016-005

19-OP-0016-026

5. Town of Newmarket

19-OP-9429

6. Town of Richmond Hill

19-OP-0182

19-OP-0182-029

19-OP-0182-030

19-OP-0182-046

7. Town of Whitchurch-Stouffville

19-OP-0032

19-OP-0032-027

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 177/97
made under the
PLANNING ACT

Made: May 13, 1997
Filed: May 14, 1997

Amending O. Reg. 5/97
(Delegation of Authority of Minister—
Quinte East-Northumberland Municipal Planning Authority)

Note: Ontario Regulation 5/97 has not been previously amended.

1. Schedule 2 to Ontario Regulation 5/97 is amended by adding the following file numbers of applications for approval of plans of subdivision:

14-T-90017

14-T-92002

2. The Regulation is amended by adding the following section:

2.1 Despite subsection 1 (1), the approval of the Minister under section 50 of the *Condominium Act* to approve or exempt a condominium description is delegated to the Quinte East-Northumberland municipal planning authority with respect to an application with the file number of 14-CD-92001.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 178/97
made under the
PLANNING ACT

Made: May 13, 1997
Filed: May 14, 1997

**DELEGATION OF AUTHORITY OF MINISTER
TO GIVE CONSENTS UNDER SECTION 53
OF THE ACT**

1. The Minister's authority to give consents under section 53 of the Act as it read on March 27, 1995 and continued by section 74.1 of the Act,

(a) is delegated to the Blind River and Suburban Planning Board with respect to applications for consent whose file numbers are set out in Schedule 1;

(b) is delegated to the Espanola Planning Board with respect to applications for consent whose file numbers are set out in Schedule 2;

(c) is delegated to the Temagami Planning Board with respect to applications for consent whose file numbers are set out in Schedule 3.

Schedule 1

Blind River and Suburban Planning Board

57-C-960016
57-C-960017
57-C-960025

57-C-960026
57-C-960041

Schedule 2

Espanola Planning Board

52-C-960008

52-C-970006

Schedule 3

Temagami Planning Board

48-C-960006

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1997.

22/97

ONTARIO REGULATION 179/97
made under the
LOCAL SERVICES BOARDS ACT

Made: May 14, 1997
Filed: May 15, 1997

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Since January 1, 1997, Regulation 737 has been amended by Ontario Regulations 34/97 and 73/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 18 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(4) The Board may exercise the powers set out in paragraphs 1 to 6 of the Schedule to the Act.

CHRIS HODGSON
Minister of Northern Development and Mines

Dated at Toronto on May 14, 1997.

22/97

ONTARIO REGULATION 180/97
made under the
PROVINCIAL OFFENCES ACT

Made: May 14, 1997
Filed: May 16, 1997

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Since January 1, 1997, Regulation 950 has been amended by Ontario Regulation 109/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Items 141.1 and 175.1 of the French version of Schedule 43 of Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

NUMÉRO	COLONNE 1	COLONNE 2
141.1	Utiliser improprement un feu vert à lumière intermittente sur un véhicule utilitaire	paragraphe 62 (16.1)
175.1	Avoir un garde-boue irrégulier sur un véhicule utilitaire	paragraphe 66 (3)

2. Schedule 43 of the Regulation is amended by adding the following items:

ITEM	COLUMN 1	COLUMN 2
69.2	Obstruct plate preventing identification by toll system	subsection 13 (3.1)
540.3	Drive motor vehicle - toll device improperly affixed	subsection 191.2 (1)
540.4	Drive motor vehicle - no toll device	subsection 191.2 (1)
540.5	Drive motor vehicle - invalid toll device	subsection 191.2 (1)
540.6	Engage in activity to evade toll system	subsection 191.3 (1)
540.7	Engage in activity to obstruct toll system	subsection 191.3 (1)
540.8	Engage in activity to interfere with toll system	subsection 191.3 (1)
540.9	Use device to evade toll system	subsection 191.3 (1)
540.10	Use device to obstruct toll system	subsection 191.3 (1)
540.11	Use device to interfere with toll system	subsection 191.3 (1)
540.12	Sell device designed to interfere with toll system	subsection 191.3 (4)
540.13	Offer to sell device designed to interfere with toll system	subsection 191.3 (4)
540.14	Advertise for sale device designed to interfere with toll system	subsection 191.3 (4)
540.15	Sell device intended to interfere with toll system	subsection 191.3 (4)
540.16	Offer to sell device intended to interfere with toll system	subsection 191.3 (4)
540.17	Advertise for sale device intended to interfere with toll system	subsection 191.3 (4)

NUMÉRO	COLONNE 1	COLONNE 2
69.2	Cacher la plaque de façon à empêcher son identification par un système de péage	paragraphe 13 (3.1)
540.3	Conduire un véhicule automobile avec un appareil à péage fixé incorrectement	paragraphe 191.2 (1)
540.4	Conduire un véhicule automobile sans appareil à péage	paragraphe 191.2 (1)
540.5	Conduire un véhicule automobile avec un appareil à péage non valide	paragraphe 191.2 (1)

RÈGLEMENT DE L'ONTARIO 180/97
pris en application de la
LOI SUR LES INFRACTIONS PROVINCIALES

pris le 14 mai 1997
déposé le 16 mai 1997

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement 950 a été modifié par le Règlement de l'Ontario 109/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Les numéros 141.1 et 175.1 de la version française de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

2. L'annexe 43 du Règlement est modifiée par adjonction des numéros suivants :

NUMÉRO	COLONNE 1	COLONNE 2
540.6	Exercer une activité dans le but de contourner un système de péage	paragraphe 191.3 (1)
540.7	Exercer une activité dans le but de gêner le fonctionnement d'un système de péage	paragraphe 191.3 (1)
540.8	Exercer une activité dans le but de nuire au fonctionnement d'un système de péage	paragraphe 191.3 (1)
540.9	Utiliser un dispositif dans le but de contourner un système de péage	paragraphe 191.3 (1)
540.10	Utiliser un dispositif dans le but de gêner le fonctionnement d'un système de péage	paragraphe 191.3 (1)
540.11	Utiliser un dispositif dans le but de nuire au fonctionnement d'un système de péage	paragraphe 191.3 (1)
540.12	Vendre un dispositif conçu pour nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)
540.13	Mettre en vente un dispositif conçu pour nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)
540.14	Annoncer la vente d'un dispositif conçu pour nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)
540.15	Vendre un dispositif destiné à nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)
540.16	Mettre en vente un dispositif destiné à nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)
540.17	Annoncer la vente d'un dispositif destiné à nuire au fonctionnement d'un système de péage	paragraphe 191.3 (4)

3. Item 333 of Schedule 43 of the Regulation is revoked and the following substituted:

3. Le numéro 333 de l'annexe 43 du Règlement est abrogé et remplacé par ce qui suit :

ITEM	COLUMN 1	COLUMN 2
333.	Overweight vehicle-violate permit ...kg.	subsection 121 (1)

NUMÉRO	COLONNE 1	COLONNE 2
333.	Véhicule de poids supérieur à celui permis dans le certificat d'immatriculation ... kilogrammes	paragraphe 121 (1)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—06—07

ONTARIO REGULATION 181/97 made under the EDUCATION ACT

Made: May 1, 1997
Approved: May 14, 1997
Filed: May 20, 1997

Revoking Reg. 292 of R.R.O. 1990
(Fees for Ministry Courses)

1. Regulation 292 of the Revised Regulations of Ontario, 1990 is revoked.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on May 1, 1997.

23/97

ONTARIO REGULATION 182/97 made under the EDUCATION ACT

Made: May 1, 1997
Approved: May 14, 1997
Filed: May 20, 1997

Amending Reg. 309 of R.R.O. 1990
(Supervisory Officers)

Note: Regulation 309 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 2 of Regulation 309 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. The Minister shall issue a Supervisory Officer's Certificate to a person if the person applies for it and the Ontario College of Teachers certifies that the person meets the qualifications of a Supervisory Officer.

2. (1) Section 2.2 of the Regulation is amended by striking out "The supervisory officer's qualifications program referred to in section 2 and" at the beginning.

(2) Paragraph 2 of section 2.2 of the Regulation is amended by striking out "paragraphs 1 to 6 of section 2 or" in the fourth line.

(3) Paragraph 4 of section 2.2 of the Regulation is amended by striking out "supervisory officer or business supervisory officer, as

the case may be" in the second and third lines and substituting "business supervisory officer".

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on May 1, 1997.

23/97

ONTARIO REGULATION 183/97 made under the EDUCATION ACT

Made: May 1, 1997
Approved: May 14, 1997
Filed: May 20, 1997

LETTERS OF PERMISSION

1. (1) The Minister may grant to a board a Letter of Permission for a period specified in the letter if the director of education or secretary of the board submits to the Ministry, in duplicate, an application in Form 1 or 1a together with evidence that,

- (a) the board has publicly advertised, on at least three occasions, a position for which a teacher is required under the regulations;
- (b) at least one advertisement was published in a daily newspaper having provincial circulation in Ontario;
- (c) at least one advertisement appeared during the 30 days preceding the start of employment;
- (d) seven days have passed since the date of the final advertisement; and
- (e) no teacher has applied for the position or no teacher who has applied for the position has accepted it.

(2) The period for which a Letter of Permission is granted,

- (a) shall not exceed one year; and
- (b) shall not extend beyond the end of a school year unless the period begins after the end of a school year and ends before the beginning of the next school year.

2. Regulation 297 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 34/91, 415/91, 243/92, 687/92, 559/93 and 729/94 are revoked.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on May 1, 1997.

Form 1

Education Act

APPLICATION FOR LETTER OF PERMISSION

On behalf of
(name of board)

A LETTER OF PERMISSION is requested to employ

.....
(name in full)

Social Insurance Number

as a teacher of the division

at school,

from 19 to 19

I certify and attach evidence that the Board has complied with section 1 of the Ontario Regulation 183/97, including a copy of the most recent advertisement of the position for which the Letter of Permission is required.

Date
.....
Director of Education or Secretary of the Board

LETTER OF PERMISSION IS HEREBY GRANTED

Date
.....
(Name)
Delegate of the Deputy Minister

Formule 1a

Loi sur l'éducation

DEMANDE DE PERMISSION INTÉRIMAIRE

Au nom du
(nom du conseil)

Une PERMISSION INTÉRIMAIRE est demandée pour l'emploi de :

.....
(prénoms et nom)

dont le numéro d'assurance sociale est

en qualité d'enseignant au cycl
à l'école

du 19 au 19

Je certifie et joins la preuve que le Conseil s'est conformé à l'article 1 du Règlement de l'Ontario 183/97. Vous trouverez également ci-joint une copie de l'annonce la plus récente du poste pour lequel la permission intérimaire est demandée.

Date :
.....
Le directeur de l'éducation ou le secrétaire du Conseil,

LA PERMISSION INTÉRIMAIRE EST ACCORDÉE PAR LA PRÉSENTE.

Date :
.....
Le délégué du sous-ministre,
(nom)

ONTARIO REGULATION 184/97
made under the
ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: May 1, 1997
Approved: May 14, 1997
Filed: May 20, 1997

TEACHERS QUALIFICATIONS

DEFINITIONS

1. (1) In this Regulation,

“acceptable university degree” means a degree that is,

- (a) granted by an Ontario university that is an ordinary member of the Association of Universities and Colleges of Canada,
- (b) granted by a Canadian university in a province other than Ontario that is an ordinary member of the Association of Universities and Colleges of Canada, and is a degree that is considered by the College to be equivalent to a degree referred to in clause (a),
- (c) granted by a university in the United States that is recognized by,
 - (i) Middle States Association of Colleges and Schools,
 - (ii) New England Association of Schools and Colleges,
 - (iii) North Central Association of Colleges and Schools,
 - (iv) Northwest Association of Schools and Colleges,
 - (v) Southern Association of Colleges and Schools, or
 - (vi) Western Association of Schools and Colleges,
 and is considered by the College to be equivalent to a degree referred to in clause (a), and
- (d) granted by a university that is located in a country other than Canada and the United States and that is considered by the College to be equivalent to a degree referred to in clause (a);

“appropriate supervisory officer” means, in respect of a teacher, the supervisory officer assigned by a board in accordance with the *Education Act* and the regulations under it or by the Minister to provide supervisory services in respect of the performance by the teacher of his or her duties under the *Education Act* and the regulations under it;

“approved program” means a program approved by the College;

“band” and “council of the band” have the same meaning as in the *Indian Act* (Canada);

“candidate” means a candidate for any qualification granted in a Certificate of Qualification under this Regulation;

“certificate of qualification” means a certificate of qualification referred to in subsection (2);

“division” means the primary division, junior division, intermediate division or senior division, as defined in the *Education Act*;

“general studies” means the courses developed from curriculum guidelines that are issued by the Minister for the intermediate

division and senior division and listed under a heading other than “Technological Studies” in Appendix B to OSIS;

“holds a degree” means, in respect of a candidate, that he or she has completed all the requirements for and has been approved for, the granting of a degree, regardless of whether or not the degree has been conferred;

“OSIS” means the circular entitled “Ontario Schools Intermediate and Senior Divisions Program and Diploma Requirements” issued by the Minister including any document issued by the Minister in accordance with paragraphs 1, 2, 3, 4 and 25 of subsection 8 (1) of the *Education Act*;

“program of professional education” means a program approved by the College and conducted at a college, faculty or school of education in Ontario that includes,

- (a) a concentrated study of,
 - (i) the primary and junior divisions, with or without a focus on the teaching of French as a second language,
 - (ii) the junior division and one optional course from Schedule A that is in the intermediate division and a course related to grades 7 and 8 of the intermediate division,
 - (iii) the intermediate and senior divisions including two optional courses from Schedule A, or
 - (iv) technological studies, including a minimum of two optional courses from Schedule B at the basic level, or one optional course from Schedule B at the basic level and the other such course at the advanced level,
 - (b) studies in education including learning and development throughout the primary, junior, intermediate and senior division,
 - (c) teaching methods designed to meet the individual needs of pupils,
 - (d) the acts and regulations respecting education,
 - (e) a review of the curriculum guidelines issued by the Minister related to all of the divisions and a study of curriculum development, and
 - (f) a minimum of 40 days of practical experience in schools or in other situations approved by the College for observation and practice teaching;
- “technological qualifications” means, in respect of a candidate for a certificate of qualification, an interim certificate of qualification or a certificate of qualification (limited, restricted),
- (a) the holding of the secondary school graduation diploma or the successful completion of courses that are considered by the College to be the equivalent of such diploma,
 - (b) proof of his or her competence in the area or areas of technological studies selected as options in the program of professional education, and
 - (c) one of,
 - (i) five years of wage-earning, business or industrial experience in the area or areas of technological studies selected as options in the program of professional education,
 - (ii) a combination of education related to the area or areas of technological studies selected as options in the program of

professional education beyond that referred to in clause (a) and business or industrial experience in the area or areas of technological studies selected as options in the program of technological studies that totals five years, including at least two years of wage-earning experience, no less than 16 months of which is continuous employment, or

- (iii) at least 3,700 hours of wage-earning experience and successful completion of a post-secondary education program acceptable to the College that includes at least 24 months of academic studies, if the wage-earning experience and the education program are related to the area or areas of technological studies selected as options in the program of professional education;

"technological studies" means the courses developed from curriculum guidelines issued by the Minister and entitled "Broad-Based Technological Education, Grades 10, 11 and 12, 1995" and "Technological Studies, Intermediate and Senior Divisions, Part C: Ontario Academic Courses, 1987";

"university course" means a one-year university course beyond the Ontario Academic Credit level, or the equivalent of such one-year university course, where the course is part of a program leading to an acceptable university degree;

"university credit" means a unit of recognition in respect of the successful completion of a university course, such that 60 such university credits are required to complete a four-year university program leading to an acceptable university degree.

(2) The following shall be two classes of certificate of qualification and registration:

1. A certificate of registration, which shall set out the holder's membership relationship with the College.
2. A certificate of qualification, which shall set out the holder's qualifications for teaching.

PART I BASIC QUALIFICATIONS

2. A candidate for the certificate of qualification shall submit to the dean of a college or faculty of education or the director of a school of education in Ontario,

- (a) a certificate of birth or baptism, or other acceptable proof of the date and place of birth;
- (b) in the case of a candidate who is a married woman who wishes to have her certificate issued in her married name, a certificate of marriage or other acceptable proof that she is the person referred to in the certificate or other document submitted under clause (a);
- (c) a certificate of change of name where applicable;
- (d) evidence satisfactory to such dean or director of his or her academic or technological qualifications;
- (e) in the case of a person who was not born in Canada, the basis upon which the candidate is present in Canada;
- (f) proof of freedom from active tuberculosis.

3. Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) has complied with section 2;
- (b) holds an acceptable university degree or qualifications the College considers equivalent thereto, or technological qualifications; and
- (c) has successfully completed a program of professional education,

the Registrar may grant to the candidate a certificate of qualification in the form provided for in the by-laws of the College, indicating the areas of concentration successfully completed.

4. (1) An entry on a certificate of qualification in respect of a program successfully completed in Canada shall indicate by the language in which the entry is recorded whether the program was taken in English or in French.

(2) An entry on a certificate of qualification in respect of a program successfully completed out of Canada shall indicate by the language in which the entry is recorded whether the qualification referred to is for teaching in schools and classes where English is the language of instruction or in French-language schools and classes established under Part XII of the *Education Act*.

(3) Despite section 14, qualifications valid in French-language schools and classes established under Part XII of the *Education Act* are valid in French-language classes where the teacher may otherwise be assigned or appointed to teach according to subsection 19 (14) of Regulation 298 of the Revised Regulations of Ontario, 1990.

5. An entry on a certificate of qualification in respect of a program in International Languages shall specify which language was studied in the program.

6. (1) Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) has complied with section 2;
- (b) is of native ancestry;
- (c) holds the requirements for a Secondary School Graduation Diploma or standing the College considers equivalent thereto; and
- (d) has successfully completed a program of professional education with concentration in the primary division and the junior division,

the Registrar may grant to the candidate a certificate of qualification in the form provided for in the by-laws of the College.

(2) The Registrar may grant to a candidate a certificate of qualification (limited) valid for one year for teaching in the primary division and junior division if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate meets the qualifications of clauses (1) (a) to (c) and has successfully completed the first session of a program of professional education with concentration in the primary division and the junior division.

(3) The certificate of qualification (limited) granted under subsection (2) shall be in the form provided for in the by-laws of the College.

(4) The Registrar may renew a candidate's certificate of qualification (limited) for one year for teaching in the primary division and junior division if the candidate submits to the Registrar evidence that the candidate,

- (a) holds a certificate of qualification (limited) granted under subsection (2) that has expired or is about to expire; and
- (b) has an offer of a position as a teacher in the primary division or junior division from,
 - (i) a board,
 - (ii) a private school,
 - (iii) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*,
 - (iv) the Department of Indian Affairs and Northern Development of the Government of Canada, or
 - (v) a council of a band or an education authority, if the council of the band or the education authority is authorized by the Crown in right of Canada to provide education for Indians.

7. (1) Where the dean of a college or faculty of education or the director of a school of education in Ontario at the time of making a report under section 3, 6, 8 or 11 is of the opinion from the information provided under section 2 by the candidate in respect of whom the report is to be made, that the candidate is not entitled under the laws of Canada to obtain employment as a teacher in Canada, the dean or director at the time of making the report shall so inform the Registrar.

(2) Where the Registrar is informed as set out in subsection (1), the Registrar may refuse to grant the certificate referred to in section 3 or 6 or in subsection 11 (2), as the case may be, or may withhold the certificate of qualification (limited) referred to in section 8 or its extension under subsection 11 (1), until the candidate provides proof to the Registrar that the candidate is entitled under the laws of Canada to obtain employment as a teacher in Canada.

8. Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) has complied with section 2;
- (b) holds an acceptable university degree or qualifications the College considers equivalent thereto or technological qualifications; and
- (c) has successfully completed the first session of a program of professional education,

the Registrar may grant to the candidate a certificate of qualification (limited) in the form provided for in the by-laws of the College.

9. Where a person who is the holder of a certificate of qualification (limited) granted under section 8 that has expired, or is about to expire, submits to the Registrar evidence that he or she has an offer of a position as a teacher from,

- (a) a board;
- (b) a private school;
- (c) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*;
- (d) the Department of Indian Affairs and Northern Development of the Government of Canada; or

- (e) a council of a band or an education authority where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

the Registrar may renew the certificate of qualification (limited) for a period of one year.

10. For the purposes of section 11, a person who holds a Temporary Elementary School Certificate or a Temporary Secondary School Certificate is deemed to hold a certificate of qualification (limited) granted on the date of his or her Temporary Elementary School Certificate or his or her Temporary Secondary School Certificate.

11. (1) Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a person who holds a certificate of qualification (limited),

- (a) has taught successfully for one school year in Ontario as certified by the appropriate supervisory officer; and
- (b) has successfully completed the second session of a program of professional education where such second session is not the final session of the program,

the Registrar may extend the person's certificate of qualification (limited) for one year.

(2) Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate who holds a certificate of qualification (limited),

- (a) has taught successfully in Ontario, as certified by the appropriate supervisory officer, for one school year after the granting of a certificate of qualification (limited) and after its extension where it was extended; and
- (b) has successfully completed the final session of a program of professional education,

the Registrar may grant to the candidate a certificate of qualification in the form provided for in the by-laws of the College, indicating the areas of concentration successfully completed.

12. An applicant for an interim certificate of qualification who completed a teacher education program outside Ontario shall submit to the Registrar with the application,

- (a) the items required to be submitted under section 2;
- (b) evidence of his or her academic or technological qualifications;
- (c) his or her teaching certificate and a transcript of his or her teacher education program;
- (d) a statement from the issuing authority that his or her teaching certificate has not been suspended or cancelled;
- (e) where the candidate is not a Canadian citizen or a permanent resident of Canada, evidence that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher; and
- (f) such evidence as the Registrar may require of successful teaching experience in schools and programs similar to those for which the interim certificate of qualification applied for is valid.

13. (1) Where an applicant for an interim certificate of qualification,

- (a) has complied with section 12;

- (b) has successfully completed in a Canadian province other than Ontario a teacher education program acceptable to the College; and
- (c) holds the academic or technological qualifications required for a certificate of qualification,

the Registrar may issue to the applicant a Letter of Eligibility in the form provided for in the by-laws of the College.

(2) The Letter of Eligibility is valid for three years from its date of issue.

(3) Where an applicant who holds a Letter of Eligibility granted under this section submits to the Registrar evidence that the applicant has an offer of a position as a teacher in Ontario from,

- (a) a board;
- (b) a private school;
- (c) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*;
- (d) the Department of Indian Affairs and Northern Development of the Government of Canada; or
- (e) a council of a band or an incorporated education authority established by two or more bands where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

and that the offer is subject to the applicant obtaining an interim certificate of qualification, the Registrar may grant to the applicant an interim certificate of qualification in the form provided for in the by-laws, valid for six years from the date of issue.

14. (1) Where an applicant for an interim certificate of qualification,

- (a) has complied with the requirements of section 12;
- (b) has successfully completed outside Canada a teacher education program acceptable to the College; and
- (c) holds the academic or technological qualifications required for a certificate of qualification,

the Registrar may issue to the applicant a Letter of Eligibility in the form provided for in the by-laws.

(2) The Letter of Eligibility is valid for three years from its date of issue.

15. Where an applicant who holds a Letter of Eligibility issued under section 14 submits to the Registrar evidence that the applicant,

- (a) has an offer of a position as a teacher in Ontario from,
 - (i) a board,
 - (ii) a private school,
 - (iii) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*,
 - (iv) the Department of Indian Affairs and Northern Development of the Government of Canada, or

- (v) a council of a band or an incorporated education authority established by two or more bands where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

and such offer is subject to his or her obtaining an interim certificate of qualification; and

- (b) has successfully completed, subsequent to the date of such offer, an approved orientation program in English or French, as the case may be, for holders of Letters of Eligibility,

the Registrar may grant to the applicant an interim certificate of qualification in the form provided for in the by-laws, valid for six years from the date of issue.

16. The Registrar may grant an interim certificate of qualification, in the form provided for in the by-laws that is valid for a period of one year from the date of issue to a person who,

- (a) was the holder of a letter of standing that was issued under Parts I, II and IV of Ontario Regulation 295/73 and that had the force of an Interim Certificate referred to in subsection 28 (1); and
- (b) is not the holder of a certificate of qualification or an interim certificate of qualification and who is offered a position as a teacher by,
 - (i) a board,
 - (ii) a private school,
 - (iii) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*,
 - (iv) the Department of Indian Affairs and Northern Development of the Government of Canada, or
 - (v) a council of a band or an education authority, where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians.

17. (1) Where a person who holds an interim certificate of qualification granted under section 13, 15 or 16, that is still valid or that has expired, submits to the Registrar evidence that the person had, while the person was the holder of the interim certificate of qualification, at least ten months of successful teaching experience in Ontario as certified by the appropriate supervisory officer, the Registrar may grant to the person a certificate of qualification in the form provided for in the by-laws, indicating the areas of concentration successfully completed.

(2) Where an interim certificate of qualification issued under section 13, 15 or 16 expires, the person who is the holder of the interim certificate of qualification is not eligible for another interim certificate of qualification.

18. (1) Where a person who holds an interim certificate of qualification granted under section 13, 15 or 16 that has expired or is about to expire, submits to the Registrar,

- (a) evidence that the person had while the person was the holder of the interim certificate of qualification fewer than 10 months of successful teaching experience in Ontario, as certified by the appropriate supervisory officer; and
- (b) evidence that the person has an offer of a position as a teacher from,
 - (i) a board,

- (ii) a private school,
- (iii) the Provincial Schools Authority established under section 2 of the *Provincial Schools Negotiations Act*,
- (iv) the Department of Indian Affairs and Northern Development of the Government of Canada, or
- (v) a council of a band or an incorporated education authority established by two or more bands where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

the Registrar may, despite subsection 17 (2), extend the period of validity of the interim certificate of qualification that has expired or is about to expire, as the case may be, for one year periods.

(2) Where the Registrar extends the period of validity of an interim certificate of qualification under subsection (1), the interim certificate of qualification issued to the person shall be altered to indicate the extended period of validity.

19. (1) Where the dean of a college of faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) has complied with section 2;
- (b) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada;
- (c) is unable to undertake a program leading to the certificate of qualification by reason of impaired hearing;
- (d) holds an acceptable university degree or qualifications the College considers equivalent thereto; and
- (e) has successfully completed an approved program of teacher education for teaching the deaf,

the Registrar may grant to the candidate a certificate of qualification (restricted) that is in the form provided for in the by-laws and valid in Ontario for teaching the deaf.

(2) The Registrar may grant a certificate of qualification (limited, restricted) valid for one year for teaching the deaf to a candidate who has successfully completed an approved program of teacher education outside Ontario for teaching the deaf, if the candidate submits to the Registrar,

- (a) evidence that the candidate has complied with section 2;
- (b) evidence that the candidate is deaf or hard of hearing;
- (c) evidence that the candidate is a Canadian citizen or a permanent resident of Canada or is entitled under the laws of Canada to obtain employment in Canada as a teacher;
- (d) evidence that the candidate holds an acceptable university degree or qualifications that the College considers equivalent to an acceptable university degree; and
- (e) if the candidate is qualified to teach outside Ontario,
 - (i) the candidate's teaching certificate and a transcript of the candidate's teacher education program, and

- (ii) a statement from the authority that issued the candidate's teaching certificate that the certificate has not been suspended or cancelled.

(3) The certificate of qualification (limited, restricted) granted under subsection (2) shall be in the form provided for in the by-laws.

(4) The Registrar may extend a certificate of qualification (limited, restricted) granted under subsection (2) for one-year periods.

(5) The Registrar may grant a certificate of qualification (restricted) for teaching the deaf to a person who holds a certificate of qualification (limited, restricted) granted under subsection (2) if the person submits to the Registrar evidence of at least one year of experience successfully teaching the deaf in Ontario since the granting of the certificate of qualification (limited, restricted), as certified by the appropriate supervisory officer.

(6) The certificate of qualification (restricted) granted under subsection (5) shall be in the form provided for in the by-laws.

20. Where the principal of a course leading to the additional qualification of Part I Special Education, or the dean of a college or faculty of education or the director of a school of education in Ontario, reports to the Registrar that a candidate,

- (a) holds one of,
 - (i) a Diploma in Pre-School Education obtained at Ryerson Polytechnic University,
 - (ii) a Diploma in Child Study obtained at the Institute of Child Study of the University of Toronto, or
 - (iii) a Diploma in Early Childhood Education obtained at an Ontario college of applied arts and technology;
- (b) has complied with section 2;
- (c) has successfully completed the program for Part I Special Education including Part I of the Teaching Trainable Retarded option; and
- (d) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada,

the Registrar may grant to the candidate a certificate of qualification (limited, restricted), in the form provided for in the by-laws, that is valid for one year for teaching in schools or classes for the trainable retarded.

21. Where a person who is the holder of a certificate of qualification (limited, restricted) granted under section 20 that has expired, or is about to expire, submits to the Registrar evidence that he or she has an offer of a position as a teacher in schools or classes for the trainable retarded, the Registrar may renew the certificate of qualification (limited, restricted) for a period of one year.

22. Where the principal of a course leading to the additional qualification of Part II Special Education, or the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) holds a certificate of qualification (limited, restricted) granted under section 20;
- (b) has taught successfully for one year in Ontario in a school or class for the trainable retarded as certified by the appropriate supervisory officer;

- (c) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada; and
- (d) has successfully completed the program for Part II Special Education including Part II of the Teaching Trainable Retarded option,

the Registrar may grant to the candidate a certificate of qualification (restricted), in the form provided for in the by-laws, that is valid for teaching in schools or classes for the trainable retarded.

23. (1) The Registrar may grant to a candidate a certificate of qualification (limited, restricted) valid for one year for the teaching of a Native language as a second language if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) has demonstrated an acceptable degree of fluency in the Algonquian or Iroquoian language;
- (b) has complied with section 2;
- (c) has successfully completed the first session of an approved program for Teacher of a Native Language as a Second Language; and
- (d) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada.

(2) A certificate of qualification (limited, restricted) granted under subsection (1) shall be in the form provided for in the by-laws.

24. The Registrar may extend a candidate's certificate of qualification (limited, restricted) for one year for the teaching of a Native language as a second language if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) holds a certificate of qualification (limited, restricted) granted under section 23;
- (b) has submitted evidence of at least one year of successful teaching experience in a Native language as a second language, as certified by,
 - (i) the appropriate supervisory officer, where the successful teaching experience was in Ontario and was not in a school operated on an Indian reserve, or
 - (ii) the appropriate supervisory official, where the successful teaching experience was outside Ontario or in a school operated on an Indian reserve in Ontario; and
- (c) has successfully completed the second session of an approved program for Teacher of a Native Language as a Second Language after completing the experience referred to in clause (b).

25. (1) The Registrar may grant to a candidate a certificate of qualification (restricted) for the teaching of a Native language as a second language if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) holds a certificate of qualification (limited, restricted) extended under section 24;
- (b) has submitted evidence of at least one year of successful teaching experience in a Native language as a second language,

following the completion of the teaching experience referred to in section 24, as certified by,

- (i) the appropriate supervisory officer, where the successful teaching experience was in Ontario and was not in a school operated on an Indian Reserve, or
- (ii) the appropriate supervisory official, where the successful teaching experience was outside Ontario or in a school operated on an Indian Reserve in Ontario; and

- (c) has successfully completed the third session of an approved program for Teacher of a Native Language as a Second Language after completing the successful teaching experience referred to in clause (b).

(2) The certificate of qualification (restricted) granted under subsection (1) shall be in the form provided for in the by-laws.

26. (1) The Registrar may grant to a candidate a certificate of qualification (limited, restricted) valid for one year for teaching dance if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) has complied with section 2;
- (b) holds a Secondary School Graduation Diploma or has qualifications that the College considers to be equivalent to a Secondary School Graduation Diploma;
- (c) has successfully completed, before August 31, 1995, the first session of the program in Dance referred to in Schedule D;
- (d) is competent to perform in the areas of dance taught in elementary and secondary schools; and
- (e) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada.

(2) A certificate of qualification (limited, restricted) granted under subsection (1) shall be in the form provided for in the by-laws.

(3) The Registrar may extend a candidate's certificate of qualification (limited, restricted) for one year for teaching dance if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) holds a certificate of qualification (limited, restricted) granted under subsection (1);
- (b) has submitted evidence of at least one year of experience successfully teaching dance in Ontario since the granting of the certificate of qualification (limited, restricted), as certified by the appropriate supervisory officer; and
- (c) has successfully completed, before August 31, 1996, the second session of the program in Dance referred to in Schedule D.

(4) The Registrar may grant to a candidate a certificate of qualification (restricted) for teaching dance if the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) holds a certificate of qualification (limited, restricted) granted under subsection (1);
- (b) has submitted evidence of at least one year of experience successfully teaching dance in Ontario following the experience referred to in clause (3) (b), as certified by the appropriate supervisory officer; and

- (c) has successfully completed, before August 31, 1997, the third session of the program in Dance referred to in Schedule D.

(5) The certificate of qualification (restricted) granted under subsection (4) shall be in the form provided for in the by-laws.

27. The Registrar may grant to a candidate a certificate of qualification in the form provided for in the by-laws if the candidate submits to the Registrar evidence that the candidate,

- (a) holds a valid certificate of qualification (restricted);
- (b) holds an acceptable university degree or qualifications that the College considers equivalent to an acceptable university degree; and
- (c) has successfully completed an approved program of teacher education leading to qualifications in two areas of concentration in the primary division, junior division, intermediate division or senior division.

28. (1) A person who holds one of the following certificates and who is,

- (a) a Canadian citizen; or
- (b) a British subject who was granted the certificate prior to September 1, 1973,

is deemed to hold the certificate of qualification:

1. First Class Certificate valid in Secondary Schools.
2. High School Specialist's Certificate.
3. Interim Elementary School Teacher's Certificate.
4. Interim Elementary School Teacher's Certificate, Standard 1, 2, 3 or 4.
5. Interim Elementary School Teacher's Certificate, Standard 1, 2, 3 or 4 (French only).
6. Interim First Class Certificate.
7. Interim High School Assistant's Certificate.
8. Interim High School Assistant's Certificate, Type A.
9. Interim High School Assistant's Certificate, Type B.
10. Interim Occupational Certificate, Type A (Practical Subjects).
11. Interim Occupational Certificate, Type B (Practical Subjects).
12. Interim Primary School Specialist's Certificate.
13. Interim Second Class Certificate.
14. Interim Vocational Certificate, Type A.
15. Interim Vocational Certificate, Type B.
16. Occupational Specialist's Certificate (Practical Subjects).
17. Permanent Commercial—Vocational Certificate.
18. Permanent Elementary School Teacher's Certificate.

19. Permanent Elementary School Teacher's Certificate, Standard 1, 2, 3 or 4.

20. Permanent Elementary School Teacher's Certificate, Standard 1, 2, 3 or 4 (French only).

21. Permanent First Class Certificate.

22. Permanent High School Assistant's Certificate.

23. Permanent Occupational Certificate (Practical Subjects).

24. Permanent Primary School Specialist's Certificate.

25. Permanent Second Class Certificate.

26. Permanent Vocational Certificate.

27. Vocational Specialist's Certificate.

(2) The Registrar shall grant to a person referred to in subsection (1) a certificate of qualification in the form provided for in the by-laws.

(3) A person who holds an interim certificate referred to in subsection (1) continues to be qualified to teach in accordance with the certificate until the date to which the certificate is valid as shown thereon and the person may upon application be granted by the Registrar a certificate of qualification in the form provided for in the by-laws.

(4) Where a person who held a Letter of Standing granted before July 1, 1978 submits to the Registrar evidence of at least 10 months of successful teaching experience in Ontario, as certified by the appropriate supervisory officer, in a division or subject for which the Letter of Standing is valid, the Registrar may grant to the person a certificate of qualification in the form provided for in the by-laws.

29. (1) A person who holds one of the following certificates or Letters of Standing that was valid on July 1, 1978 but who was not qualified for an Ontario Teacher's Certificate under Regulation 297 of the Revised Regulations of Ontario, 1990, as it read on the day before this regulation comes into force holds a certificate of qualification (restricted) indicating qualifications to teach in the classes schools and subjects that were indicated on the person's certificate or letter of standing:

1. Elementary Certificate in Teaching Trainable Retarded Children.
2. Elementary Instrumental Music Certificate, Type A.
3. Elementary Instrumental Music Certificate, Type B.
4. Elementary Vocal Music Certificate, Type A.
5. Elementary Vocal Music Certificate, Type B.
6. Interim Second Class Certificate (French only).
7. Interim Specialist Certificate in Instrumental Music.
8. Interim Specialist Certificate in Vocal Music.
9. Intermediate Certificate in Teaching Trainable Retarded Children.
10. Intermediate Industrial Arts Only Certificate.
11. Intermediate Instrumental Music Certificate, Type A.
12. Intermediate Instrumental Music Certificate, Type B.

13. Intermediate Vocal Music Certificate, Type A.
14. Intermediate Vocal Music Certificate, Type B.
15. Letter of Standing (renewable).
16. Permanent Letter of Standing (Renewable).
17. Permanent Second Class Certificate (French only).
18. Permanent Specialist Certificate in Instrumental Music.
19. Permanent Specialist Certificate in Vocal Music.
20. Specialist Certificate as Teacher of the Blind.
21. Specialist Certificate as Teacher of the Deaf.
22. Supervisor's Certificate in Instrumental Music.
23. Supervisor's Certificate in Vocal Music.
24. Teacher of the Trainable Retarded.
25. Temporary Certificate as Teacher of French to English-speaking Pupils in Elementary Schools.

(2) Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) has complied with section 2;
- (b) is entitled under the laws of Canada to obtain employment in Canada as a teacher, if the candidate is not a Canadian citizen or a permanent resident of Canada;
- (c) holds or is deemed to hold a certificate of qualification (restricted) referred to in subsection (1);
- (d) holds an acceptable university degree or qualifications the College considers equivalent thereto, or technological qualifications or, in the case of a candidate for a certificate of qualification valid for teaching in French-language schools and classes established under Part XII of the *Education Act*, a Secondary School Honour Graduation Diploma; and
- (e) has successfully completed approved programs with concentration in two divisions,

the Registrar may grant to the candidate a certificate of qualification in the form provided for in the by-laws, indicating the areas of concentration successfully completed.

(3) A person who holds a Deferred Elementary School Teacher's Certificate or a Deferred First Class Certificate that was valid on July 1, 1978 remains qualified to teach in the schools and classes for which he or she is qualified by the certificate and, upon submission to the College of evidence of completion of the academic requirements for an Interim Elementary School Teacher's Certificate or an Interim First Class Certificate, as the case may be, in force at the time the deferred certificate was issued, the Registrar may grant to the person a certificate of qualification in the form provided for in the by-laws.

PART II ADDITIONAL QUALIFICATIONS FOR TEACHERS

30. A session of a course leading to an additional qualification shall consist of a minimum of 125 hours of work that is approved by the Registrar.

31. Where the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) holds or has been recommended by the dean or the director for a certificate of qualification, an interim certificate of qualification or a certificate of qualification (restricted);
- (b) holds an acceptable university degree or qualifications the College considers equivalent thereto; and
- (c) has successfully completed an approved program leading to qualifications in an additional area of concentration in the primary division, the junior division, the intermediate division in general studies or the senior division in general studies, or has qualifications that the College considers equivalent to the successful completion of such a program,

the Registrar may have entered on the candidate's certificate of qualification such additional area of concentration.

32. (1) Subject to subsection (2), where the dean of a college or faculty of education in Ontario reports to the Registrar that a candidate,

- (a) holds or has been recommended by the dean or the director for a certificate of qualification or an interim certificate of qualification;
- (b) has successfully completed an approved program leading to additional qualifications in a subject listed in Schedule B, or has qualifications that the College considers equivalent to the successful completion of such a program;
- (c) in the case of a candidate for a qualification listed in Schedule B at the advanced level, has produced evidence of,
 - (i) twelve months of business or industrial experience in the area of the qualification,
 - (ii) academic experience that the College considers equivalent to 12 months of business or industrial experience in the area of the qualification, or
 - (iii) a combination of academic, business and industrial experience that the College considers equivalent to 12 months of business or industrial experience in the area of the qualification; and
- (d) has demonstrated competence in the area referred to in clause (c),

the Registrar may have entered on the candidate's certificate of qualification the additional qualification in such subject.

(2) An additional qualification may not be entered under subsection (1) on the certificate of qualification in respect of such teacher, of a candidate whose areas of concentration in the program of professional education that qualified him or her for the certificate of qualification were not in technological studies unless the candidate meets the requirements of clause (c) of the definition of "technological qualifications" in subsection 1 (1).

ONE-SESSION COURSES

33. Where the principal of a single-session course leading to a qualification listed in Schedule C or the dean of a college or faculty of educa-

tion or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) holds or has been recommended by the dean or the director for a certificate of qualification or an interim certificate of qualification; and
- (b) has successfully completed an approved program leading to additional qualifications in a subject listed in Schedule C, or has qualifications that the College considers equivalent to the successful completion of such a program,

the Registrar may have entered upon the candidate's certificate of qualification the additional qualification in such subject.

THREE-SESSION SPECIALIST COURSES

34. The Registrar may have entered on a candidate's certificate of qualification the Part I qualification in a subject listed in Schedule D if the principal of the first session of a three-session course leading to a specialist qualification in the subject, the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that the candidate,

- (a) holds a certificate of qualification or an interim certificate of qualification;
- (b) has successfully completed an approved program leading to the Part I qualification; and
- (c) has an entry on the candidate's certificate of qualification that shows,
 - (i) qualifications in the primary division, the junior division, the intermediate division in general studies or the senior division in general studies, in the case of Part I qualification other than Primary Education, Junior Education or Intermediate Education,
 - (ii) an area of concentration for the corresponding division, in the case of a Part I qualification in Primary Education, Junior Education or Intermediate Education, or
 - (iii) qualification in technological studies, in the case of a Part I qualification in one of the following:

1. Actualisation linguistique en français / Perfectionnement du français (ALF/PDF)
2. Computers in the Classroom.
3. Co-operative Education.
4. Design and Technology.
5. English as a Second Language.
6. Guidance.
7. Media.
8. Multiculturalism in Education.
9. Music—Instrumental.
10. Music—Vocal (Primary, Junior).
11. Music—Vocal (Intermediate, Senior).

12. Religious Education.

13. Special Education.

14. The Blind.

15. The Deaf.

16. The Deaf/Blind.

17. Visual Arts.

35. Where the principal of the second session of a three-session course or the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) holds or is deemed to hold a certificate of qualification or an interim certificate of qualification;
- (b) has successfully completed the first session, or the equivalent thereof, of a course leading to an additional qualification in a subject listed in Schedule D;
- (c) has submitted evidence of at least one year of successful teaching experience in Ontario certified by the appropriate supervisory officer or of at least one year of successful teaching experience outside Ontario certified by the appropriate supervisory official; and
- (d) has successfully completed the approved program for the second session of the course after completing the experience referred to in clause (c),

the Registrar may have entered upon the candidate's certificate of qualification the Part II qualification in such subject.

36. Where the principal of the third session of a three-session course or the dean of a college or faculty of education or the director of a school of education in Ontario reports to the Registrar that a candidate,

- (a) holds or is deemed to hold a certificate of qualification or an interim certificate of qualification;
- (b) has successfully completed the second session, or the equivalent thereof, of a course leading to an additional qualification in a subject listed in Schedule D;
- (c) submits evidence of at least two years of successful teaching experience, including at least one year of experience in Ontario in the subject referred to in clause (b), certified by the appropriate supervisory officer and, if some of the experience was outside Ontario, by the appropriate supervisory official; and
- (d) has successfully completed subsequent to the experience referred to in clause (c) the approved program for the third session of such course,

the Registrar may have entered upon the candidate's certificate of qualification the specialist qualification in such subject.

37. Where the dean of a college or faculty of education or the director of a school of education in Ontario or the principal of a course reports that a candidate who does not hold a certificate of qualification,

- (a) holds a certificate of qualification (restricted) valid in Ontario for teaching the deaf only; and
- (b) has otherwise met the requirements of section 33, 34, 35, 36, 40, 46 or 47,

the Registrar may grant to the candidate the appropriate additional qualification.

38. (1) A teacher who holds or is deemed to hold a certificate of qualification and who, prior to October 1, 1978, began a Master of Education program that was approved by the Minister as leading to the Specialist Certificate in Guidance, may obtain the specialist qualification in Guidance by completing the requirements for such Certificate as they existed on June 30, 1978, and the Registrar shall, upon submission to the Registrar of evidence satisfactory to the Registrar of the completion of such requirements, have entered on such teacher's certificate of qualification the specialist qualification in Guidance.

(2) A teacher who holds or is deemed to hold a certificate of qualification and who, prior to October 1, 1978, began a Master of Library Science program that was approved by the Minister as leading to the Specialist Certificate in Librarianship, may obtain the specialist qualification in Librarianship by completing the requirements for such Certificate as they existed on June 30, 1978, and the Registrar shall, upon submission to the Registrar of evidence satisfactory to the Registrar of the completion of such requirements, have entered on such teacher's certificate of qualification the specialist qualification in Librarianship.

39. A teacher who holds a special certificate in a subject listed in Schedule C, D or E, or a special certificate no longer issued, continues to be qualified in accordance with such certificate, and the Registrar shall have the additional qualification corresponding to such special certificate recorded on the teacher's certificate of qualification where the teacher holds or is granted a certificate of qualification.

ONE-SESSION HONOUR SPECIALIST COURSE

40. (1) Where the dean of a college or faculty of education in Ontario reports to the Registrar that a candidate for an Honour Specialist qualification in a subject or subjects listed in Schedule E,

(a) holds or is deemed to hold a certificate of qualification or an interim certificate of qualification and the candidate's certificate of qualification has an entry showing qualifications in the primary division, the junior division, the intermediate division in general studies or the senior division in general studies; and

(b) holds,

(i) a degree of Bachelor of Arts or Bachelor of Science from an Ontario university in a program,

(A) that requires four years of university study, or the equivalent thereof, to a total of at least 60 university credits, and

(B) in which the candidate has obtained at least second class or equivalent standing in the subject or subjects in which the candidate seeks an Honour Specialist qualification, including, in the case of two subjects, at least 42 university credits therein and not fewer than 18 university credits in each subject or, in the case of one subject, at least 27 university credits therein, or

(ii) qualifications the College considers equivalent to the qualifications referred to in subclause (i);

(c) submits evidence of at least two years of successful teaching experience, including at least one year of experience in Ontario in the subject or one or both of the subjects in which the Honours Specialist qualification is sought, certified by the appropriate supervisory officer and, if some of the experience was outside Ontario, by the appropriate supervisory official; and

(d) has successfully completed subsequent to the experience referred to in clause (c) the approved program for the Honour Specialist qualification in the subject or subjects referred to in sub-subclause (b) (i) (B),

the Registrar may have entered upon the candidate's certificate of qualification the Honour Specialist qualification in such subject or subjects referred to in sub-subclause (b) (i) (B).

(2) A university credit that has been used to meet the requirements for an Honour Specialist qualification established by clause (1) (b) shall not be used to meet the requirements for another Honour Specialist qualification.

(3) For the purpose of clause (1) (b), a university credit in Anthropology, Psychology or Sociology shall be deemed to be a university credit in Individual and Society.

(4) Where the dean of a college or faculty of education in Ontario reports to the Registrar that a candidate for the Honour Technological Studies Specialist Qualification,

(a) holds or is deemed to hold a certificate of qualification or an interim certificate of qualification;

(b) has entries on his or her certificate of qualification indicating qualifications in at least,

(i) three of the subjects listed in Schedule B including at least one at both the basic and the advanced level, or

(ii) four of the subjects listed in Schedule B at the basic level and an entry indicating the Specialist qualification in one of the subjects in Schedule D listed in subclause 34 (c) (iii);

(c) submits evidence of at least two years of successful teaching experience, including at least one year of experience in Ontario in technological studies, certified by the appropriate supervisory officer and, if some of the experience was outside Ontario, by the appropriate supervisory official;

(d) holds a Secondary School Honour Graduation Diploma or has successfully completed the equivalent of one year's full-time study in a program in respect of which a Secondary School Graduation Diploma or its equivalent is required for admission; and

(e) has successfully completed subsequent to the experience referred to in clause (c) the approved program for the Honour Technological Studies Specialist qualification,

the Registrar may have entered upon the candidate's certificate of qualification the Honour Technological Studies Specialist qualification.

(5) The entry on a candidate's certificate of qualification indicating that he or she has completed successfully the first session of a three-session course leading to the Specialist qualification in Design and Technology or Computer Studies - Computer Technology is deemed to be equivalent to one basic level entry for the purposes of clause (4) (b).

41. (1) Where a teacher who completed prior to September 1, 1979 the first session of a two-session course leading to an Interim Vocational Certificate, Type A or an Interim Occupational Certificate, Type A completes the requirements for such certificate as they existed on June 30, 1978, the Registrar may have entered on the teacher's certificate of qualification the appropriate qualification.

(2) Where a teacher who,

(a) held an Interim High School Assistant's Certificate, Type A on July 1, 1978; or

- (b) completed at a college or faculty of education in Ontario prior to July 1, 1979 the requirements for such certificate as they existed immediately before July 1, 1978,

completes the requirements for the High School Specialist Certificate as they existed immediately before July 1, 1978, the Registrar may have entered on the teacher's certificate of qualification the appropriate Honours Specialist qualification.

42. A teacher who before May 20, 1997 held an Honour Specialist qualification in Latin or Greek shall be deemed to hold an Honour Specialist qualification in Classical Studies (Latin, Greek).

PRINCIPAL'S QUALIFICATIONS

43. (1) The Principal's Qualification Program shall consist of two one-session courses.

(2) A teacher holds principal's qualifications if the teacher's certificate of qualification has an entry for Part II of the Principal's Qualification Program.

44. An applicant for admission to the Principal's Qualification Program must,

- (a) hold an acceptable university degree;
- (b) hold a certificate of qualification or interim certificate of qualification;
- (c) hold concentrations in three divisions including the intermediate division, as indicated on the applicant's certificate of qualification;
- (d) provide evidence of at least five years of successful teaching experience in a school providing elementary or secondary education, as certified by the appropriate supervisory officer or, in the case of experience outside Ontario, by the appropriate supervisory official; and
- (e) hold or provide evidence of one of the following:
 1. A Specialist or Honour Specialist qualification as indicated on the applicant's certificate of qualification and,
 - (i) successful completion of at least half the number of courses required to qualify for a master's degree that is an acceptable university degree, or
 - (ii) an additional Specialist or Honour Specialist qualification as indicated on the applicant's certificate of qualification.
 2. A master's degree or doctorate that is an acceptable university degree.
 3. Successful completion of such number of graduate university courses as is equivalent to the number of graduate university courses that are required to qualify for a master's degree that is an acceptable university degree.

45. If the principal of a course leading to qualifications in Part I of the Principal's Qualification Program reports to the Registrar that a candidate has met the admission requirements of section 44 and has successfully completed the course, the Registrar may have the Part I qualification entered on the candidate's certificate of qualification.

46. An applicant for admission to a course leading to qualifications in Part II of the Principal's Qualification Program must have an entry on

his or her certificate of qualification showing qualifications in Part I of the program.

47. If the principal of a course leading to qualifications in Part II of the Principal's Qualification Program reports to the Registrar that a candidate has met the admission requirements of section 46 or 51 and has successfully completed the course, the Registrar may have the Part II qualification entered on the candidate's certificate of qualification.

48. Where the principal of a Principal's Development Course reports to the Registrar that a candidate,

- (a) holds principal's qualifications;
- (b) has two years of successful experience as a principal or vice-principal as certified by the appropriate supervisory officer; and
- (c) has successfully completed the Course,

the Registrar may have entered on the candidate's certificate of qualification the Principal's Development Course qualification.

49. A teacher who holds a High School Principal's Certificate, an Elementary School Principal's Certificate, a Secondary School Principal's Certificate, Type B, a Secondary School Principal's Certificate, Type A, a Secondary School Principal's Certificate or a Vocational School Principal's Certificate, whether such certificate is an interim certificate or a permanent certificate, remains qualified within the limitations of the certificate except that the interim qualification will not lapse after the five-year period of validity and such qualification shall be shown on his or her certificate of qualification.

50. A teacher who holds an Elementary School Inspector's Certificate shall be deemed to hold an Elementary School Principal's Certificate.

51. Despite section 46, a teacher who holds or who is deemed to hold an interim or permanent Elementary School Principal's Certificate, or who holds an interim or permanent Secondary School Principal's Certificate, Type B, an interim or permanent Vocational School Principal's Certificate, an interim Secondary School Principal's Certificate, or an interim Secondary School Principal's Certificate Type A, may be admitted to the course leading to qualifications in Part II of the Principal's Qualification Program.

52. (1) Where a teacher held an interim Elementary School Principal's Certificate, an interim Secondary School Principal's Certificate, Type B, or an interim Secondary School Principal's Certificate, Type A, on July 1, 1978 and completes the requirements for the permanent certificate that corresponds thereto as they existed immediately before July 1, 1978, the Registrar shall have entered on the teacher's certificate of qualification the appropriate qualification.

(2) A teacher who holds a permanent Secondary School Principal's Certificate, Type A or a permanent Secondary School Principal's Certificate is deemed to hold principal's qualifications.

PART IV TEMPORARY LETTERS OF APPROVAL

53. (1) The Registrar may grant to a board a Temporary Letter of Approval for a period specified in the letter if the director of education or secretary of the board submits to the Registrar, in duplicate, an application in the form provided for in the by-laws certifying that,

- (a) the board finds it necessary to assign or appoint a teacher to teach a subject or hold a position who does not hold the qualifications required by the regulations made under the *Education Act* for teaching the subject or holding the position; and
- (b) the teacher in respect of whom the application is made,

- (i) holds a certificate of qualification, an interim certificate of qualification, a certificate of qualification (restricted), a certificate of qualification (limited), or a certificate of qualification (limited, restricted), and
 - (ii) is considered competent to teach the subject or hold the position.
- (2) The period for which a Temporary Letter of Approval is granted,
- (a) shall not exceed one year; and
 - (b) shall not extend beyond the end of a school year unless the period begins after the end of a school year and ends before the beginning of the next school year.

PART V QUALIFICATIONS OF SUPERVISORY OFFICERS

54. In this Part,

“acceptable university degree” means a degree from an Ontario university or post-secondary institution that is an ordinary member of the Association of Universities and Colleges of Canada or a degree that is equivalent thereto from a university other than such Ontario university or post-secondary institution;

“Principal’s Certificate” means a permanent principal’s certificate;

“university” means,

- (a) an Ontario university or post-secondary institution that is an ordinary member of the Association of Universities and Colleges of Canada,
- (b) a Canadian university in a province other than Ontario that is an ordinary member of the Association of Universities and Colleges of Canada,
- (c) a university in the United States that is recognized by,
 - (i) Middle States Association of Colleges and Schools,
 - (ii) New England Association of Schools and Colleges,
 - (iii) North Central Association of Colleges and Schools,
 - (iv) Northwest Association of Schools and Colleges,
 - (v) Southern Association of Colleges and Schools,
 - (vi) Western Association of Schools and Colleges, or
- (d) a university that is located in a country other than Canada or the United States and that is a member of the association of Commonwealth Universities or the International Association of Universities.

55. A person who meets the following qualifications shall have an entry recorded on his or her certificate of qualification or interim certificate of qualification indicating an additional qualification as a supervisory officer:

- 1. The person has at least seven years of successful teaching experience in a school providing elementary or secondary education.
- 2. The person holds a certificate of qualification or an interim certificate of qualification.

3. The person holds qualifications to teach in the intermediate division and at least two other divisions that are indicated on the person’s certificate of qualification.

4. The person holds an acceptable university degree.

5. The person holds a master’s degree from a university.

6. The person meets one or more of the following criteria:

i. The person holds,

- A. an Elementary School Principal’s Certificate,
- B. a Secondary School Principal’s Certificate, Type A,
- C. a Secondary School Principal’s Certificate, Type B, or
- D. a Secondary School Principal’s Certificate.

ii. The person holds a certificate of qualification indicating Part I and Part II Principal’s Qualifications.

iii. The person holds specialist or honours specialist qualifications in one or more subjects and has, in addition to the experience required by paragraph 1, at least two years of successful experience as a teacher appointed by a board under section 17 of Regulation 298 of the Revised Regulations of Ontario, 1990 to supervise or co-ordinate a subject or program or to act as a consultant for the teachers of a subject or program, as certified by the appropriate supervisory officer.

iv. The person has, in addition to the experience required by paragraph 1, at least two years of experience,

- A. as an education officer employed by the Ministry of Education and Training, as certified by a district manager or branch director of the Ministry of Education and Training,
- B. as an employee outside Ontario in a position that is equivalent in the Registrar’s opinion to the position of supervisory officer of a school board, as certified by a person acceptable to the Registrar, or
- C. as a program consultant seconded to the Ministry for French language, English language or Native language programs, as certified by a district manager or branch director of the Ministry of Education and Training.

7. The person has successfully completed the supervisory officer’s qualifications program described in section 56 within five years after starting the program.

56. The supervisory officer’s qualifications program referred to in section 55 shall have the following features:

- 1. The program shall be provided by an organization or institution that has entered into a contract with the College to provide the instruction and arrange for the practical experience referred to in paragraphs 3 and 4.
- 2. No person shall be admitted to the program unless the person has submitted proof to the organization or institution that provides the program that the person meets the qualifications set out in paragraphs 1 to 6 of section 55.
- 3. The program shall consist of,
 - i. four instructional modules, each consisting of at least 50 hours of instruction, and

- ii. one module consisting of at least 50 hours of practical experience in the workplace.
- 4. The instructional modules shall provide instruction that, in the opinion of the Registrar, is relevant to the position of supervisory officer in the following subject areas:
 - i. Statutes, regulations and government policies affecting education in Ontario.
 - ii. Curriculum guidelines and other reference material pertaining to elementary and secondary education in Ontario.
 - iii. Theories and practices of supervision, administration and business organization.

PART VI REGISTRATION

57. A person may apply for a certificate of qualification and registration by submitting to the Registrar a completed application in the form prescribed by the by-laws together with the fee prescribed by the by-laws.

PART VII TRANSITIONAL

58. The day prescribed for the purposes of subsection 62 (1) of the Act is May 20, 1997.

59. For the purposes of subsection 62 (2) of the Act, on and after May 20, 1997 any person holding a qualification referred to in one of the following paragraphs shall be deemed to have been granted by the Registrar and to hold the corresponding certificate of qualification under this Regulation containing the same terms, conditions or limitations:

1. Regulation 297 of the Revised Regulations of Ontario, 1990.
2. Ontario Teacher's Qualifications Record Cards.
3. Any other records of qualification held by the Ministry of Education and Training.

60. Any person who is deemed under subsection 63 (1) of the Act to have fulfilled the requirements for the issuance of a particular certificate of qualification shall be issued that certificate containing the same terms, conditions and limitations that would have applied to their qualifications referred to in paragraphs 1, 2 and 3 of section 59 before May 20, 1997.

Schedule A

INTERMEDIATE AND SENIOR DIVISION OPTIONS TAKEN IN ENGLISH OR FRENCH

Business Studies—Accounting
Business Studies—Data Processing
Business Studies—Marketing and Merchandising
Business Studies—Information Management
Classical Studies—Greek
Classical Studies—Latin
Computer Science
Dance
Design and Technology
Dramatic Arts
Economics

English (First language)
English (Second language)—anglais
Environmental Science
Family Studies
French (Second language)
French (First language)—français
Geography
History
Individual and Society
International Languages
Law
Mathematics
Music—Instrumental
Music—Vocal
Native Language (Second language)
Native Studies
Politics
Physical and Health Education
Religious Education
Science—General
Science—Biology
Science—Chemistry
Science—Geology
Science—Physics
Visual Arts

Schedule B

TECHNOLOGICAL STUDIES OPTIONS TAKEN IN ENGLISH OR FRENCH

BASIC LEVEL

Communications Technology
Construction Technology
Hospitality Services
Manufacturing Technology
Personal Services
Technological Design
Transportation Technology

ADVANCED LEVEL

Communications Technology
Construction Technology
Hospitality Services
Manufacturing Technology
Personal Services
Technological Design
Transportation Technology

Schedule C

ONE-SESSION QUALIFICATIONS TAKEN IN ENGLISH OR FRENCH

Adult Education
Associate Teacher
Childhood Education
Childhood Education in Great Britain
Community School Development
Computer Studies—Computer Technology
Driver Education Instructor
Integrated Arts
Law
Preschool Deaf Education
Teaching Children with Language Difficulties - Aphasia
Teacher of Cree
Teacher of Mohawk
Teacher of Native Children
Teacher of Ojibway
Teaching Writing

Schedule D**THREE SESSION QUALIFICATIONS
TAKEN IN ENGLISH OR FRENCH**

Actualisation linguistique en français / Perfectionnement du français (ACF/PDF)
 Business Studies—Accounting
 Business Studies—Data Processing
 Business Studies—Entrepreneurship Studies
 Business Studies—Marketing and Merchandising
 Business Studies—Information Management
 Computer Studies—Computer Science
 Computers in the Classroom
 Co-operative Education
 Dance
 Design and Technology
 Dramatic Arts
 English as a Second Language
 Environmental Science
 Family Studies
 French as a Second Language
 Guidance
 Intermediate Education
 International Languages
 Junior Education
 Librarianship
 Mathematics in Primary and Junior Education
 Media
 Multiculturalism in Education
 Music—Instrumental
 Music—Vocal (Primary, Junior)
 Music—Vocal (Intermediate, Senior)
 Native Language as a Second Language
 Physical and Health Education (Primary, Junior)
 Physical and Health Education (Intermediate, Senior)
 Primary Education
 Reading
 Religious Education
 Science in Primary and Junior Education
 Special Education
 The Blind
 The Deaf
 The Deaf/Blind
 Visual Arts

Schedule E**HONOUR SPECIALIST QUALIFICATIONS
TAKEN IN ENGLISH OR FRENCH**

Biology
 Business Studies
 Chemistry
 Classical Studies (Latin, Greek)
 Computer Science
 Contemporary Studies
 Dance
 Dramatic Arts
 English (First language)

English (Second language) - anglais
 Environmental Science
 Family Studies
 French (Second language)
 French (First language) - français
 Geography
 Geology
 History
 International Languages
 Mathematics
 Music
 Physical and Health Education
 Physics
 Religious Education
 Science
 Visual Arts

THE COUNCIL OF THE ONTARIO COLLEGE OF TEACHERS:

C. EDWARD MEDLAND
Chair

Dated at Toronto on May 1, 1997.

23/97

**ONTARIO REGULATION 185/97
made under the
EDUCATION ACT**Made: May 14, 1997
Filed: May 20, 1997**ESTABLISHMENT AND AREAS OF JURISDICTION
OF DISTRICT SCHOOL BOARDS**

1. Thirty-one English-language public district school boards are established.

2. The name of each English-language public district school board is "English-language Public District School Board No. __" (inserting a number between 1 and 29 or a combination of numbers and letters as set out in each paragraph of section 3).

3. The following are the areas of jurisdiction of the English-language public district school boards:

1. The area of jurisdiction of English-language Public District School Board No. 1 consists of,

i. in the Territorial District of Algoma, the geographic townships of Ebbs and Templeton,

ii. in the Territorial District of Cochrane,

A. the City of Timmins,

B. the Towns of Cochrane, Hearst, Iroquois Falls, Kapuskasing and Smooth Rock Falls,

C. the Townships of Glackmeyer, Mattice-Val Cote, Moonbeam, Opasatika and Val Rita-Harty,

- D. the portion of the Township of Black River-Matheson that on December 31, 1996 was not part of the geographic townships of Barnet, Frecheville, Garrison, Harker, Holloway, Lamplugh, Marriott, McCool, Michaud, Rand or Stoughton,
- E. the portion of the Township of Fauquier-Strickland that on December 31, 1996 was not part of the geographic townships of Beardmore, Carmichael, MacVicar or Stringer,
- F. the geographic townships of Aurora, Barker, Blount, Brower, Calder, Casgrain, Clute, Colquhoun, Fournier, Fox, Hanlan, Hanna, Irish, Kendall, Kennedy, Lamarche, Landry, Leitch, Lowther, McCowan, Mortimer, Nansen, Newmarket, O'Brien, Ottaway, Pyne, St. John, Stimson, Stoddard, Studholme, Teefy and Way,
- G. the portion of the geographic township of Benoit that is not part of the Township of Black River-Matheson,
- H. the portion of the geographic township of Haggart that is not part of the Township of Fauquier-Strickland, and
- I. the portion of the geographic township of Owens that is not part of the Township of Val Rita-Harty,

iii. in the Territorial District of Nipissing,

- A. the Township of Temagami, and
- B. the geographic townships of Askin, Aston, Banting, Belfast, Best, Briggs, Canton, Cassels, Chambers, Cynthia, Eldridge, Flett, Gladman, Gooderham, Hammell, Hartle, Hobbs, Joan, Kenny, Law, Le Roche, McCallum, McLaren, Milne, Olive, Phyllis, Riddell, Sisk, Thistle, Torrington, Vogt and Yates, and

iv. in the Territorial District of Timiskaming,

- A. the Towns of Charlton, Cobalt, Englehart, Haileybury, Kirkland Lake, Latchford and New Liskeard,
- B. the Village of Thornloe,
- C. the Townships of Armstrong, Brethour, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Gauthier, Harley, Harris, Hilliard, Hudson, James, Kerns, Larder Lake, Matachewan and McGarry, and
- D. the geographic townships of Auld, Barber, Barr, Bayly, Beauchamp, Boston, Brigstocke, Bryce, Cane, Catharine, Chown, Coleman, Corkill, Davidson, Eby, Farr, Firstbrook, Gillies Limit, Grenfell, Haultain, Henwood, Ingram, Kittson, Lawson, Lebel, Lorrain, Lundy, Maisonville, Marquis, Marter, McElroy, Mickle, Milner, Mulligan, Nicol, Otto, Pacaud, Pense, Roadhouse, Robillard, Savard, Sharpe, Smyth, South Lorrain, Truax, Tudhope, Willet and Willison.

2. The area of jurisdiction of English-language Public District School Board No. 2 consists of,

i. in the Territorial District of Algoma,

- A. the Cities of Elliot Lake and Sault Ste. Marie,
- B. the towns of Blind River, Bruce Mines and Thessalon,

C. the Villages of Hilton Beach and Iron Bridge,

- D. the Townships of Day and Bright Additional, Dubreuilville, Hilton, Hornepayne, Jocelyn, Johnson, Laird, Michipicoten, Plummer Additional, Prince, Shedden, St. Joseph, The North Shore, Thessalon, Thompson and White River,

E. the Township of MacDonald, Meredith and Aberdeen Additional,

F. the Township of Tarbutt and Tarbutt Additional,

- G. the geographic townships of Aberdeen, Archibald, Aweres, Bridgland, Bright, Chenard, Cobden, Dennis, Deroche, Dunphy, Esquega, Fenwick, Fiddler, Finon, Fisher, Galbraith, Gaudette, Gladstone, Gould, Grasett, Haughton, Havilland, Herrick, Hodgins, Home, Huotari, Jarvis, Jogues, Juillette, Kamichisitit, Kars, Kincaid, Kirkwood, Ley, Mack, McMahon, Montgomery, Morin, Nouvel, Parkinson, Patton, Peever, Pennefather, Rix, Rose, Ryan, Scarfe, Shields, Slater, Tilley, Timmermans, Tupper, VanKoughnet and Wells,

H. the portion of the geographic township of Striker not included in the Township of The North Shore,

- I. all the islands in the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden, and the portion of Striker that is not part of the Township of The North Shore, and

- J. the mining locations known as Montreal Mining Southern Location, Montreal Mining Northern Location, A. McDonnell Mining Location, Kincaid Mining Locations 5, 6, 7 and 8 and Rankin Mining Location, and

ii. in the Territorial District of Sudbury,

- A. The Township of Chapleau, and
- B. the geographic townships of Caverley, Chapleau, de Gaulle, Eisenhower, Gallagher, Genier, Halsey, Kaplan and Panet.

3. The area of jurisdiction of English-language Public District School Board No. 3 consists of,

- i. in the Territorial District of Manitoulin, all of the said territorial district except the geographic townships of Carlyle, Humboldt and Killarney, and

ii. in the Territorial District of Sudbury,

- A. The Regional Municipality of Sudbury,
- B. the Towns of Espanola, Massey and Webbwood,
- C. the Townships of Baldwin, Hagar, Nairn and The Spanish River,
- D. the Township of Casimir, Jennings and Appleby,
- E. the Township of Cosby, Mason and Martland,
- F. the Township of Ratter and Dunnet,
- G. the portion of the geographic township of Hyman that is not part of The Regional Municipality of Sudbury,

- H. the geographic townships of Allen, Awrey, Bigwood, Burwash, Cartier, Cascaden, Cherriman, Cleland, Cox, Curtin, Davis, Delamere, Foster, Foy, Gough, Haddo, Hart, Harty, Hawley, Hendrie, Henry, Hess, Hoskin, Janes, Laura, Loughrin, McKinnon, Merritt, Moncrieff, Mongowin, Roosevelt, Scadding, Scollard, Secord, Servos, Shakespeare, Street, and Truman, and
- I. the portions of the geographic townships of Dill, Dryden, Eden, Tilton and Trill that are not part of The Regional Municipality of Sudbury.
4. The area of jurisdiction of English-language Public District School Board No. 4 consists of,
- i. in the Territorial District of Nipissing,
- A. the City of North Bay,
- B. the Towns of Cache Bay, Kearney, Mattawa and Sturgeon Falls,
- C. the Townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau-Cameron and Springer,
- D. the geographic townships of Badgerow, Bastedo, Beauceage, Blyth, Boyd, Clarkson, Commanda, Crerar, Deacon, Eddy, Falconer, French, Gibbons, Grant, Hugel, Jocko, Kirkpatrick, Lauder, Loudon, Lyman, Macpherson, Merrick, Notman, Pedley, Pentland, Phelps, Poitras and Wyse,
- ii. the Territorial District of Parry Sound, and
- iii. in the District Municipality of Muskoka, the Freeman Ward of the Township of Georgian Bay.
5. The area of jurisdiction of English-language Public District School Board No. 5A consists of, in the Territorial District of Kenora,
- A. the Towns of Dryden, Jaffray Melick, Keewatin and Kenora and Sioux Lookout,
- B. the Townships of Barclay, Ear Falls, Golden, Ignace, Machin, Red Lake and Sioux Narrows,
- C. the geographic townships of Baird, Boys, Britton, Buller, Colenso, Dome, Drayton, Eton, Hartman, Heyson, Ilsley, Jordan, Kirkup, Ladysmith, Melgund, Mutrie, Pellatt, Redditt, Redvers, Rowell, Rugby, Smellie, Southworth, Van Horne, Vermilion, Vermilion Additional, Wabigoon, Wainwright and Zealand,
- D. that portion of the geographic township of Aubrey that is not part of the Township of Machin,
- E. that portion of Block 10 lying south of the production easterly and westerly of the most northerly limit of the geographic township of Drayton,
- F. all the lands in unsurveyed territory in the vicinity of the station house of the Canadian National Railways at Minaki described as follows:
- commencing at a point distant 4 kilometres measured east astronomically from the northeast corner of the said station house,
- thence north astronomically 4 kilometres,
- thence west astronomically 8 kilometres,
- thence south astronomically 8 kilometres,
- thence east astronomically 8 kilometres,
- thence north astronomically 4 kilometres to the point of commencement,
- G. except for those parts of the mainland which are crossed by the said line, all lands lying north of a line extending from the southernmost extremity of the geographic Township of Boys to the southwest corner of the geographic Township of Kirkup and south of the southerly boundaries of the geographic townships of Boys and Pellatt, the Towns of Jaffray Melick, Keewatin and Kenora,
- H. all lands within an area of 6.4 kilometres in width and lying on both sides of the centre line of tertiary road Number 804 and within 3.2 kilometres of the said centre line measured at right angles thereto, and not in the Township of Ear Falls, and
- I. all lands within an area of 6.4 kilometres in width and lying on both sides of the centre line of that part of the King's Highway known as Number 105 and within 3.2 kilometres of and measured at right angles to that portion of the centre line of the said part of the highway extending in a generally northerly and northwesterly direction from its intersection with the centre line of Pickerel Creek to its intersection with the southerly limit of the Township of Red Lake, and not in the Township of Ear Falls or referred to in subparagraph H.
6. The area of jurisdiction of English-language Public District School Board No. 5B consists of,
- i. in the Territorial District of Kenora,
- A. the geographic townships of Godson, Phillips and Tweedsmuir,
- B. all lands in unsurveyed territory within an area the boundary sides of which are as follows:
1. on the west side, the International Boundary between the point of intersection thereon of the 49th degree parallel of north latitude and the point of intersection of the production westerly of the north boundary of the geographic township of Tweedsmuir along the 4th base line,
2. on the south side, the line described as commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,
- thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,
- thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the south boundary of the geographic township of Godson,

thence due east along the said south boundary of the said geographic Township and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

3. on the east side, O.L.S. Alexander Niven's 6th meridian line between the 24th mile post thereon and the point of intersection on the said meridian line of the production due east along the 4th base line of the north boundary of the geographic township of Tweedsmuir,
4. on the north side, the production along the 4th base line westerly to the International Boundary and easterly to O.L.S. Alexander Niven's 6th meridian line of the north boundary of the geographic township of Tweedsmuir, and

ii. in the Territorial District of Rainy River,

- A. the Towns of Fort Frances and Rainy River,
- B. the Townships of Alberton, Atikokan, Chapple, Dawson, Emo, La Vallee, Morley, Morson,
- C. the Township of McCrosson and Tovell,
- D. the geographic townships of Asmussen, Baker, Bennett, Claxton, Croome, Dance, Dewart, Farrington, Fleming, Griesinger, Halkirk, Hutchinson, Kingsford, Mathieu, McCaul, McLarty, Menary, Miscampbell, Nelles, Pratt, Rowe, Senn, Sifton, Spohn, Sutherland, Tanner, Trottier and Watten,
- E. all the lands in unsurveyed territory described as follows:

commencing at the southwest corner of the geographic township of Bennett,

thence south astronomically 9.6 kilometres,

thence east astronomically to a point distant 9.6 kilometres measured south astronomically from the southeast corner of the geographic township of Baker,

thence north astronomically 9.6 kilometres more or less to the southeast corner of the geographic township of Baker,

thence west astronomically to the point of commencement,

- F. all the lands in unsurveyed territory described as follows:

commencing at the southwest corner of the geographic township of McCaul,

thence south astronomically 9.6 kilometres,

thence east astronomically to a point distant 9.6 kilometres measured south astronomically from the southeast corner of the geographic township of Trottier,

thence north astronomically 9.6 kilometres more or less to the southeast corner of the geographic township of Trottier,

thence west astronomically to the point of commencement,

- G. the Wild Land Reserve, and

- H. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

1. on the north side, the northerly limit of the Territorial District of Rainy River commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,

thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,

thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the north boundaries of the geographic townships of Claxton and McLarty,

thence due easterly along the said north boundaries of the said geographic townships and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

thence due south along the said meridian line 9.6 kilometres to the 18th mile post thereon in latitude 49° 0' 6" north,

thence due east to the point of intersection of the production north of the east boundary of the geographic township of Farrington,

2. on the east side, the line formed by the east boundary of the geographic township of Farrington, the production of the said east boundary due north to the north boundary of the Territorial District of Rainy River and the production due south of the said east boundary to the International Boundary,
3. on the south side, the International Boundary from the mouth of the Rainy River easterly to the point of intersection on the International Boundary of the production due south of the east boundary of the geographic township of Farrington,
4. on the west side, the International Boundary from the mouth of the Rainy River northerly to the point of intersection on the International Boundary of the 49th degree parallel of north latitude.

7. The area of jurisdiction of English-language Public District School Board No. 6A consists of, in the Territorial District of Thunder Bay,

- i. the City of Thunder Bay,

- ii. the Townships of Conmee, Gillies, Neebing, O'Connor, Oliver, Paipoonge and Shuniah,

- iii. the geographic townships of Blackwell, Conacher, Devon, Forbes, Fraleigh, Goldie, Golding, Gorham, Hagey, Laurie, Lismore, Lybster, Marks, Michener, Pearson, Robson, Scoble, Sibley, Strange and Ware,

- iv. the Dawson Road Lots, and

- v. the area bounded by the easterly boundary of Lot 1, concessions 1 and 2 of the Dawson Road Lots; the southerly boundary of the geographic township of Forbes; the westerly shore of the Kaministiquia River (sometimes known as the Dog River) and the northerly shore of the Shebandowan River (sometimes known as the Matawin River).
- 8. The area of jurisdiction of English-language Public District School Board No. 6B consists of, in the Territorial District of Thunder Bay,
 - i. the Towns of Geraldton, Longlac and Marathon,
 - ii. the Townships of Beardmore, Dorion, Manitouwadge, Nipigon, Red Rock, Schreiber and Terrace Bay,
 - iii. the geographic townships of Atikameg, Ashmore, Bomby, Boothe, Brothers, Bryant, Byron, Cecil, Cecile, Coldwell, Corrigan, Cotte, Daley, Davies, Errington, Flood, Foote, Grain, Grenville, Herbert, Homer, Houck, Killraine, Knowles, Laberge, Lahontan, Lecours, Leduc, Lyon, McCron, McGill, Mikano, Nickle, Oakes, O'Neill, Pic, Priske, Roberta, Shabotik, Spooner, Stirling, Strey, Syine, Tuuri, Walsh, Wiggins and Yesno, and
 - iv. all lands in unsurveyed territory within an area described as follows:
 - A. on the north side, the extension of the north side of the geographic township of Davies westerly to intersect with the boundary formed by extending the west side of the geographic township of Wiggins northerly until it meets the said extension,
 - B. on the east side, the extension of the east side of the geographic township of Spooner southerly until the Canada-United States border,
 - C. on the south side, the Canada-United States border, and
 - D. on the west side, the extension of the west side of the geographic township of Wiggins southerly until the Canada-United States border, excluding St. Ignace Island.
- 9. The area of jurisdiction of English-language Public District School Board No. 7 consists of the Counties of Bruce and Grey.
- 10. The area of jurisdiction of English-language Public District School Board No. 8 consists of the Counties of Huron and Perth.
- 11. The area of jurisdiction of English-language Public District School Board No. 9 consists of the County of Essex.
- 12. The area of jurisdiction of English-language Public District School Board No. 10 consists of the Counties of Kent and Lambton.
- 13. The area of jurisdiction of English-language Public District School Board No. 11 consists of the Counties of Elgin, Middlesex and Oxford.
- 14. The area of jurisdiction of English-language Public District School Board No. 12 consists of the urban area of the City of Toronto incorporated by the *City of Toronto Act, 1997*.
- 15. The area of jurisdiction of English-language Public District School Board No. 13 consists of The Regional Municipality of Durham, except for the Municipality of Clarington.
- 16. The area of jurisdiction of English-language Public District School Board No. 14 consists of the Counties of Northumberland (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Northumberland) and Peterborough and the Municipality of Clarington in The Regional Municipality of Durham.
- 17. The area of jurisdiction of English-language Public District School Board No. 15 consists of the District Municipality of Muskoka, except the Freeman Ward of the Township of Georgian Bay, and the Counties of Haliburton and Victoria.
- 18. The area of jurisdiction of English-language Public District School Board No. 16 consists of The Regional Municipality of York.
- 19. The area of jurisdiction of English-language Public District School Board No. 17 consists of the County of Simcoe.
- 20. The area of jurisdiction of English-language Public District School Board No. 18 consists of the Counties of Dufferin and Wellington.
- 21. The area of jurisdiction of English-language Public District School Board No. 19 consists of The Regional Municipality of Peel.
- 22. The area of jurisdiction of English-language Public District School Board No. 20 consists of The Regional Municipality of Halton.
- 23. The area of jurisdiction of English-language Public District School Board No. 21 consists of The Regional Municipality of Hamilton-Wentworth.
- 24. The area of jurisdiction of English-language Public District School Board No. 22 consists of The Regional Municipality of Niagara.
- 25. The area of jurisdiction of English-language Public District School Board No. 23 consists of The Regional Municipality of Haldimand-Norfolk and the County of Brant.
- 26. The area of jurisdiction of English-language Public District School Board No. 24 consists of The Regional Municipality of Waterloo.
- 27. The area of jurisdiction of English-language Public District School Board No. 25 consists of The Regional Municipality of Ottawa-Carleton.
- 28. The area of jurisdiction of English-language Public District School Board No. 26 consists of the County of Lanark, the United Counties of Leeds and Grenville, the United Counties of Prescott and Russell and the United Counties of Stormont, Dundas and Glengarry.
- 29. The area of jurisdiction of English-language Public District School Board No. 27 consists of the Counties of Frontenac and Lennox and Addington.
- 30. The area of jurisdiction of English-language Public District School Board No. 28 consists of the County of Renfrew.
- 31. The area of jurisdiction of English-language Public District School Board No. 29 consists of the County of Hastings (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Hastings) and the County of Prince Edward.
- 4. Twenty-nine English-language separate district school boards are established.

5. The name of each English-language separate district school board is "English-language Separate District School Board No. ____" (inserting a number between 30 and 55 or a combination of numbers and letters as set out in each paragraph of section 6).

6. The following are the areas of jurisdiction of the English-language separate district school boards:

1. The area of jurisdiction of English-language Separate District School Board No. 30A consists of,

i. in the Territorial District of Algoma, the geographic townships of Ebbs and Templeton,

ii. in the Territorial District of Cochrane,

A. the City of Timmins,

B. the Towns of Cochrane, Hearst, Iroquois Falls, Kapuskasing and Smooth Rock Falls,

C. the Townships of Glackmeyer, Mattice-Val Cote, Moonbeam, Opasatika and Val Rita-Harty,

D. the portion of the Township of Black River-Matheson that on December 31, 1996 was not part of the geographic townships of Barnet, Frecheville, Garrison, Harker, Holloway, Lamplugh, Marriott, McCool, Michaud, Rand or Stoughton,

E. the portion of the Township of Fauquier-Strickland that on December 31, 1996 was not part of the geographic townships of Beardmore, Carmichael, MacVicar or Stringer,

F. the geographic townships of Aurora, Barker, Blount, Brower, Calder, Casgrain, Clute, Colquhoun, Fournier, Fox, Hanlan, Hanna, Irish, Kendall, Kennedy, Landry, Lamarche, Leitch, Lowther, McCowan, Mortimer, Nansen, Newmarket, O'Brien, Ottaway, Pyne, St. John, Stimson Stoddard, Studholme, Teefy and Way,

G. the portion of the geographic township of Benoit that is not part of the Township of Black River-Matheson,

H. the portion of the geographic township of Haggart that is not part of the Township of Fauquier-Strickland,

I. the portion of the geographic township of Owens that is not part of the Township of Val Rita-Harty,

iii. in the Territorial District of Nipissing,

A. the Township of Temagami,

B. the geographic townships of Askin, Aston, Banting, Belfast, Best, Briggs, Canton, Cassels, Chambers, Cynthia, Eldridge, Flett, Gladman, Gooderham, Hammell, Hartle, Hobbs, Joan, Law, Le Roche, McCallum, McLaren, Notman, Riddell, Sisk, Thistle, Torrington, Vogt and Yates, and

iv. in the Territorial District of Timiskaming,

A. the Towns of Charlton, Cobalt, Englehart, Haileybury, Kirkland Lake, Latchford and New Liskeard,

B. the Village of Thornloe,

C. the Townships of Armstrong, Brethour, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Gauthier, Harley, Harris, Hilliard, Hudson, James, Kerns, Larder Lake, Matachewan and McGarry, and

D. the geographic townships of Auld, Barber, Barr, Bayly, Beauchamp, Boston, Brigstocke, Bryce, Cane, Catharine, Chown, Coleman, Corkill, Davidson, Eby, Farr, Firstbrook, Gillies Limit, Grenfell, Haultain, Henwood, Ingram, Kittson, Lawson, Lebel, Lorrain, Lundy, Maisonville, Marquis, Marter, McElroy, Mickle, Milner, Mulligan, Nichol, Otto, Pacaud, Pense, Roadhouse, Robillard, Savard, Sharpe, Smyth, South Lorrain, Truax, Tudhope, Willet and Willison.

2. The area of jurisdiction of English-language Separate District School Board No. 30B consists of,

i. in the Territorial District of Nipissing,

A. the City of North Bay,

B. the Towns of Cache Bay, Kearney, Mattawa and Sturgeon Falls,

C. the Townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau-Cameron and Springer,

D. the geographic townships of Badgerow, Bastedo, Beaucage, Blyth, Boyd, Clarkson, Commanda, Crerar, Deacon, Eddy, Falconer, French, Gibbons, Grant, Hugel, Jocko, Kenny, Kirkpatrick, Lauder, Loudon, Lyman, Macpherson, Merrick, Milne, Olive, Pedley, Pentland, Phelps, Phyllis, Poitras and Wyse, and

ii. in the Territorial District of Parry Sound,

A. the Towns of Kearney, Powassan and Trout Creek,

B. the Villages of Burk's Falls, Magnetawan, South River and Sundridge,

C. the Townships of Armour, Chapman, Joly, Machar, McMurich, Nipissing, North Himsworth, Perry, Ryerson, South Himsworth and Strong,

D. the portion of the Township of Seguin which on January 1, 1997 was part of the geographic township of Monteith,

E. the geographic townships of Laurier, Lount, Patterson and Pringle, and

F. the portion of the geographic township of Monteith that is not part of the Township of Seguin.

3. The area of jurisdiction of English-language Separate District School Board No. 31 consists of,

i. in the Territorial District of Algoma,

A. the Cities of Elliot Lake and Sault Ste. Marie,

B. the Town of Blind River,

C. the Village of Iron Bridge,

D. the Townships of Johnson, Laird, Michipicoten, The North Shore, Prince, Shedden, Thompson and White River,

- E. the Township of Day and Bright Additional,
 - F. the Township of Macdonald, Meredith and Aberdeen Additional,
 - G. the Township of Tarbutt and Tarbutt Additional,
 - H. the geographic townships of Archibald, Aweres, Bright, Cobden, Dennis, Deroche, Esquega Fenwick, Fiddler, Fisher, Gaudette, Gladstone, Grasett, Havilland, Herrick, Hodgins, Home, Jarvis, Jogues, Juillette, Kamichisiti, Kars, Kincaid, Ley, Mack, Montgomery, Nouvel, Parkinson, Patton, Peever, Pennefather, Rix, Ryan, Scarfe, Shields, Slater, Tilley, Timmermans, Tupper and VanKoughnet,
 - I. the mining locations known as Montreal Mining Southern Location, Montreal Mining Northern Location, A. McDonnell Mining Location, Kincaid Mining Locations, 5, 6, 7 and 8 and Rankin Mining Location,
 - J. the portion of the geographic Township of Striker that is not part of the Township of The North Shore, and
 - K. all the islands of the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden and the portion of Striker that is not part of the Township of the North Shore, and
- ii. in the Territorial District of Sudbury,
 - A. the Towns of Espanola, Massey and Webbwood,
 - B. the Townships of Baldwin, Chapleau, Nairn and The Spanish River,
 - C. the geographic townships of Caverley, Chapleau, Curtin, de Gaulle, Eisenhower, Foster, Gallagher, Genier, Gough, Halsey, Kaplan, McKinnon, Merritt, Mongowin, Panet, Roosevelt, Shakespeare and Truman, and
 - D. the portion of the geographic township of Hyman that is not part of The Regional Municipality of Sudbury,
 - iii. in the Territorial District of Manitoulin, Ward No. 2 of the Town of Northeastern Manitoulin and the Islands.
4. The area of jurisdiction of English-language Separate District School Board No. 32 consists of,
- i. in the Territorial District of Sudbury,
 - A. The Regional Municipality of Sudbury,
 - B. the Township of Casimir, Jennings and Appleby,
 - C. the Township of Cosby, Mason and Martland,
 - D. the Township of Hagar,
 - E. the Township of Ratter and Dunnet,
 - F. the geographic townships of Allen, Awrey, Bigwood, Burwash, Cartier, Cascaden, Cherriman, Cleland, Cox, Davis, Delamere, Foy, Haddo, Hart, Harty, Hawley, Hendrie, Henry, Hess, Hoskin, Janes, Laura, Loughrin, Moncrieff, Scadding, Scollard, Secord, Servos and Street,
 - G. the portions of the geographic townships of Dill, Eden and Tilton that are not part of The Regional Municipality of Sudbury,
 - H. the portion of the geographic township of Dryden that is not part of The Regional Municipality of Sudbury,
 - I. the portion of the geographic township of Trill that is not part of The Regional Municipality of Sudbury,
- ii. in the Territorial District of Manitoulin, the Township of Rutherford and George Island, and
 - iii. in the Territorial District of Parry Sound, the geographic townships of Henvey and Wallbridge.
5. The area of jurisdiction of English-language Separate District School Board No. 33A is
- i. in the Territorial District of Kenora,
 - A. the Towns of Dryden and Sioux Lookout,
 - B. the Townships of Barclay and Machin,
 - C. the geographic townships of Britton, Buller, Colenso, Drayton, Eton, Godson, Hartman, Ilsley, Jordan, Ladysmith, Melgund, Mutrie, Phillips, Redvers, Rowell, Rugby, Smellie, Southworth, Tweedsmuir, Van Horne, Vermilion, Vermilion Additional, Wabigoon, Wainwright and Zealand,
 - D. that portion of the geographic township of Aubrey that is not part of the Township of Machin,
 - E. that portion of Block 10 lying south of the production easterly and westerly of the most northerly limit of the geographic township of Drayton,
 - F. all lands in unsurveyed territory within an area the boundary sides of which are as follows:
 - 1. on the west side, the International Boundary between the point of intersection thereon of the 49th degree parallel of north latitude and the point of intersection of the production westerly of the north boundary of the geographic township of Tweedsmuir along the 4th base line.
 - 2. on the south side, the line described as commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary; thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods; thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the south boundary of the geographic township of Godson; thence due east along the said south boundary of the said geographic township and along its production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line.
 - 3. on the east side, O.L.S. Alexander Niven's 6th meridian line between the 24th mile post thereon and the point of intersection on the said meridian line of the production due east along the 4th base line of the north boundary of the geographic township of Tweedsmuir.

4. on the north side, the production along the 4th base line westerly to the International Boundary and easterly to O.L.S. Alexander Niven's 6th meridian line of the north boundary of the geographic township of Tweedsmuir, and

ii. in the Territorial District of Rainy River,

- A. the Towns of Fort Frances and Rainy River,
- B. the Townships of Alberton, Chapple, Dawson, Emo, La Vallee, Morley and Morson,
- C. the Township of McCrosson and Tovell,
- D. the geographic townships of Claxton, Croome, Dance, Dewart, Farrington, Fleming, Griesinger, Halkirk, Kingsford, Mathieu, McLarty, Menary, Miscampbell, Nelles, Pratt, Rowe, Senn, Sifton, Spohn, Sutherland and Watten,
- E. the Wild Land Reserve,
- F. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

1. on the north side, the northerly limit of the Territorial District of Rainy River commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary; thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods; thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the north boundaries of the geographic townships of Claxton and McLarty; thence due easterly along the said north boundaries of the said geographic townships and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line; thence due south along the said meridian line 9.6 kilometres to the 18th mile post thereon in latitude 49°0' 6" north; thence due east to the point of intersection of the production north of the east boundary of the geographic township of Farrington.

2. on the east side, the line formed by the east boundary of the geographic township of Farrington, the production of the said east boundary due north to the north boundary of the Territorial District of Rainy River and the production due south of the said east boundary to the International Boundary.

3. on the south side, the International Boundary from the mouth of the Rainy River easterly to the point of intersection on the International Boundary of the production due south of the east boundary of the geographic township of Farrington.

4. on the west side, the International Boundary from the mouth of the Rainy River northerly to the point of intersection on the International Boundary of the 49th degree parallel of north latitude.

6. The area of jurisdiction of English-language Separate District School Board No. 33B consists of, in the Territorial District of Kenora,

- A. the Towns of Jaffray Melick, Keewatin and Kenora,
- B. the Township of Sioux Narrows,

- C. the geographic townships of Boys, Kirkup, Pellatt and Redditt,

- D. all the lands in unsurveyed territory in the vicinity of the station house of the Canadian National Railways at Minaki described as follows:

commencing at a point distant 4 kilometres measured east astronomically from the northeast corner of the said station house;

thence north astronomically 4 kilometres;

thence west astronomically 8 kilometres;

thence south astronomically 8 kilometres;

thence east astronomically 8 kilometres;

thence north astronomically 4 kilometres to the point of commencement, and

- E. except for those parts of the mainland which are crossed by the said line, all lands lying north of a line extending from the southernmost extremity of the geographic township of Boys to the southwest corner of the geographic township of Kirkup and south of the southerly boundaries of the geographic townships of Boys and Pellatt, the Towns of Jaffray Melick, Keewatin and Kenora.

7. The area of jurisdiction of English-language Separate District School Board No. 34A consists of, in the Territorial District of Thunder Bay,

- i. the City of Thunder Bay,

- ii. the Townships of Conmee, Gillies, Neebing, O'Connor, Oliver, Paipoonge and Shuniah,

- iii. the geographic townships of Blackwell, Conacher, Devon, Forbes, Fraleigh, Goldie, Golding, Gorham, Hagey, Laurie, Lismore, Lybster, Marks, Michener, Pearson, Robson, Scoble, Sibley, Strange and Ware,

- iv. the Dawson Road Lots, and

- v. the area bounded by the easterly boundary of Lot 1, concessions 1 and 2 of the Dawson Road Lots; the southerly boundary of the geographic township of Forbes; the westerly shore of the Kaministiquia River (sometimes known as the Dog River) and the northerly shore of the Shebandowan River (sometimes known as the Matawin River).

8. The area of jurisdiction of English-language Separate District School Board No. 34B consists of, in the Territorial District of Thunder Bay,

- i. the Towns of Geraldton, Longlac and Marathon,

- ii. the Townships of Beardmore, Dorion, Manitouwadge, Nakina, Nipigon, Red Rock, Schreiber and Terrace Bay,

- iii. the geographic townships of Ashmore, Atikameg, Bomby, Boothe, Brothers, Bryant, Byron, Cecil, Cecile, Coldwell, Corrigal, Cotte, Daley, Davies, Errington, Flood, Foote, Grain, Grenville, Herbert, Homer, Houck, Killraine, Knowles, Laberge, Lahontan, Lecours, Leduc, Lyon, McCron, McGill, Mikano, Nickle, Oakes, O'Neill, Pic, Priske, Roberta, Shabotik, Spooner, Stirling, Strey, Syine, Tuuri, Walsh, Wiggins and Yesno,
- iv. all lands, excluding St. Ignace Island, in unsurveyed territory within an area described as follows:
 - A. on the north side, the extension of the north side of the geographic township of Davies westerly to intersect with the boundary formed by extending the west side of the geographic township of Wiggins northerly until it meets the said extension,
 - B. on the east side, the extension of the east side of the geographic township of Spooner southerly until the Canada-United States border,
 - C. on the south side, the Canada-United States border, and
 - D. on the west side, the extension of the west side of the geographic township of Wiggins southerly until the Canada-United States border.
- 9. The area of jurisdiction of English-language Separate District School Board No. 35 consists of the Counties of Bruce and Grey.
- 10. The area of jurisdiction of English-language Separate District School Board No. 36 consists of the Counties of Huron and Perth.
- 11. The area of jurisdiction of English-language Separate District School Board No. 37 consists of the County of Essex.
- 12. The area of jurisdiction of English-language Separate District School Board No. 38 consists of the Counties of Elgin, Middlesex and Oxford.
- 13. The area of jurisdiction of English-language Separate District School Board No. 39 consists of the Counties of Kent and Lambton.
- 14. The area of jurisdiction of English-language Separate District School Board No. 40 consists of the urban area of the City of Toronto incorporated by the *City of Toronto Act, 1997*.
- 15. The area of jurisdiction of English-language Separate District School Board No. 41 consists of the Counties of Northumberland (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Northumberland), Peterborough and Victoria and the Municipality of Clarington in The Regional Municipality of Durham.
- 16. The area of jurisdiction of English-language Separate District School Board No. 42 consists of The Regional Municipality of York.
- 17. The area of jurisdiction of English-language Separate District School Board No. 43 consists of The Regional Municipality of Peel and the County of Dufferin.
- 18. The area of jurisdiction of English-language Separate District School Board No. 44 consists of the District Municipality of Muskoka, the County of Simcoe, and, in the Territorial District of Parry Sound, Wards 3, 4 and 6 of the Township of Seguin.
- 19. The area of jurisdiction of English-language Separate District School Board No. 45 consists of The Regional Municipality of Durham, except for the Municipality of Clarington.
- 20. The area of jurisdiction of English-language Separate District School Board No. 46 consists of The Regional Municipality of Halton.
- 21. The area of jurisdiction of English-language Separate District School Board No. 47 consists of The Regional Municipality of Hamilton-Wentworth.
- 22. The area of jurisdiction of English-language Separate District School Board No. 48 consists of the County of Wellington.
- 23. The area of jurisdiction of English-language Separate District School Board No. 49 consists of The Regional Municipality of Waterloo.
- 24. The area of jurisdiction of English-language Separate District School Board No. 50 consists of The Regional Municipality of Niagara.
- 25. The area of jurisdiction of English-language Separate District School Board No. 51 consists of The Regional Municipality of Haldimand-Norfolk and the County of Brant.
- 26. The area of jurisdiction of English-language Separate District School Board No. 52 consists of the County of Lanark, the United Counties of Leeds and Grenville, the United Counties of Prescott and Russell and the United Counties of Stormont, Dundas and Glengarry.
- 27. The area of jurisdiction of English-language Separate District School Board No. 53 consists of The Regional Municipality of Ottawa-Carleton.
- 28. The area of jurisdiction of English-language Separate District School Board No. 54 consists of the County of Renfrew.
- 29. The area of jurisdiction of English-language Separate District School Board No. 55 consists of the Counties of Frontenac, Lennox and Addington, Hastings (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Hastings) and Prince Edward, and, in the Territorial District of Nipissing,
 - i. the Township of Airy, and
 - ii. the geographic townships of Dickens, Lyell, Murchison and Sabine.
- 7. Four French-language public district school boards are established.
- 8. The name of each French-language public district school board is "Conseil de district des écoles publiques de langue française n° ____" (inserting a number between 56 and 59).
- 9. The following are the areas of jurisdiction of the French-language public district school boards:
 - 1. The area of jurisdiction of French-language Public District School Board No. 56 consists of the District Municipality of Muskoka, the Territorial District of Parry Sound, and
 - i. In the Territorial District of Algoma, the Township of Hornepayne and the geographic townships of Ebbs and Templeton,
 - ii. in the Territorial District of Cochrane,

- A. the City of Timmins,
 - B. the Towns of Cochrane, Hearst, Iroquois Falls, Kapuskasing and Smooth Rock Falls,
 - C. the Townships of Glackmeyer, Mattice-Val Cote, Moonbeam, Opasatika and Val Rita-Harty,
 - D. the portion of the Township of Black River-Matheson that on December 31, 1996 was not part of the geographic townships of Barnet, Frecheville, Garrison, Harker, Holloway, Lamplugh, Marriott, McCool, Michaud, Rand or Stoughton,
 - E. the portion of the Township of Fauquier-Strickland that on December 31, 1996 was not part of the geographic townships of Beardmore, Carmichael, MacVicar or Stringer,
 - F. the geographic townships of Aurora, Barker, Blount, Brower, Calder, Casgrain, Clute, Colquhoun, Fournier, Fox, Hanlan, Hanna, Irish, Kendall, Kennedy, Lamarche, Landry, Leitch, Lowther, McCowan, Mortimer, Nansen, Newmarket, O'Brien, Ottawa, Pyne, St. John, Stimson, Stoddard, Studholme, Teefy and Way,
 - G. the portion of the geographic township of Benoit that is not part of the Township of Black River-Matheson,
 - H. the portion of the geographic township of Haggart that is not part of the Township of Fauquier-Strickland, and
 - I. the portion of the geographic township of Owens that is not part of the Township of Val Rita-Harty,
- iii. the District Municipality of Muskoka,
- iv. in the Territorial District of Nipissing,
- A. the City of North Bay,
 - B. the Towns of Cache Bay, Kearney, Mattawa and Sturgeon Falls,
 - C. the Townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau-Cameron, Springer and Temagami,
 - D. the geographic townships of Askin, Aston, Badgerow, Banting, Bastedo, Beauceage, Belfast, Best, Blyth, Boyd, Briggs, Canton, Cassels, Chambers, Clarkson, Commanda, Crerar, Cynthia, Deacon, Eddy, Eldridge, Falconer, Flett, French, Gibbons, Gladman, Gooderham, Grant, Hammell, Hartle, Hobbs, Hugel, Joan, Jocko, Kenny, Kirkpatrick, Lauder, Law, Le Roche, Loudon, Lyman, Macpherson, McCallum, McLaren, Merrick, Milne, Notman, Olive, Pedley, Pentland, Phelps, Phyllis, Poitras, Riddell, Sisk, Thistle, Torrington, Vogt, Wyse and Yates,
- v. the Territorial District of Parry Sound,
- vi. in the Territorial District of Timiskaming,
- A. the Towns of Charlton, Cobalt, Englehart, Haileybury, Kirkland Lake, Latchford and New Liskeard,
 - B. the Village of Thornloe,
 - C. the Townships of Armstrong, Brethour, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Gauthier, Harley, Harris, Hilliard, Hudson, James, Kerns, Larder Lake, Matachewan and McGarry, and
 - D. the geographic townships of Auld, Barber, Barr, Bayly, Beauchamp, Boston, Brigstocke, Bryce, Cane, Catharine, Chown, Coleman, Corkill, Davidson, Eby, Farr, Firstbrook, Gillies Limit, Grenfell, Haultain, Henwood, Ingram, Kittson, Lawson, Lebel, Lorrain, Lundy, Maisonneville, Marquis, Marter, McElroy, Mickle, Milner, Mulligan, Nicol, Otto, Pacaud, Pense, Roadhouse, Robillard, Savard, Sharpe, Smyth, South Lorrain, Truax, Tudhope, Willet and Willison.
2. The area of jurisdiction of French-language Public District School Board No. 57 consists of,
- i. in the Territorial District of Algoma,
 - A. the Cities of Elliot Lake and Sault Ste. Marie,
 - B. the Towns of Blind River, Bruce Mines and Thessalon,
 - C. the Villages of Hilton Beach and Iron Bridge,
 - D. the Townships of Day and Bright Additional, Dubreuilville, Hilton, Jocelyn, Johnson, Laird, Michipicoten, Plummer Additional, Prince, Shedden, St. Joseph, The North Shore, Thessalon, Thompson, and White River,
 - E. the Township of MacDonald, Meredith and Aberdeen Additional,
 - F. the Township of Tarbutt and Tarbutt Additional,
 - G. the geographic townships of Aberdeen, Archibald, Aweres, Bridgland, Bright, Chenard, Cobden, Dennis, Deroche, Dunphy, Esquega, Fenwick, Fiddler, Finon, Fisher, Galbraith, Gaudette, Gladstone, Gould, Grasett, Haughton, Havilland, Herrick, Hodgins, Home, Huotari, Jarvis, Jagues, Juillette, Kamichisitit, Kars, Kincaid, Kirkwood, Ley, Mack, McMahon, Montgomery, Morin, Nouvel, Parkinson, Patton, Peever, Pennefather, Rix, Rose, Ryan, Scarfe, Shields, Slater, Tilley, Timmermans, Tupper, VanKoughnet and Wells,
 - H. the portion of the geographic township of Striker not included in the Township of The North Shore,
 - 1. all the islands in the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden, and the portion of Striker that is not part of the Township of The North Shore, and
 - J. the mining locations known as Montreal Mining Southern Location, Montreal Mining Northern Location, A. McDonnell Mining Location, Kincaid Mining Locations 5, 6, 7 and 8 and Rankin Mining Location,
 - ii. in the Territorial District of Kenora,
 - A. the Towns of Dryden, Jaffray Melick, Keewatin, Kenora and Sioux Lookout,
 - B. the Townships of Barclay, Ear Falls, Golden, Ignace, Machin, Red Lake and Sioux Narrows,

- C. the geographic townships of Baird, Boys, Britton, Buller, Colenso, Dome, Drayton, Eton, Godson, Hartman, Heyson, Ilsley, Jordan, Kirkup, Ladysmith, Melgund, Mutrie, Pellatt, Phillips, Redditt, Redvers, Rowell, Rugby, Smellie, Southworth, Tweedsmuir, Van Horne, Vermilion, Vermilion Additional, Wabigoon, Wainwright and Zealand,

- D. that portion of the geographic township of Aubrey that is not part of the Township of Machin,

- E. that portion of Block 10 lying south of the production easterly and westerly of the most northerly limit of the geographic township of Drayton,

- F. all the lands in unsurveyed territory in the vicinity of the station house of the Canadian National Railways at Minaki described as follows:

commencing at a point distant 4 kilometres measured east astronomically from the northeast corner of the said station house;

thence north astronomically 4 kilometres;

thence west astronomically 8 kilometres;

thence south astronomically 8 kilometres;

thence east astronomically 8 kilometres;

thence north astronomically 4 kilometres to the point of commencement,

- G. except for those parts of the mainland which are crossed by the said line, all lands lying north of a line extending from the southernmost extremity of the geographic township of Boys to the southwest corner of the geographic township of Kirkup and south of the southerly boundaries of the geographic townships of Boys and Pellatt, the towns of Jaffray Melick, Keewatin and Kenora,

- H. all lands within an area of 6.4 kilometres in width and lying on both sides of the centre line of tertiary road Number 804 and within 3.2 kilometres of the said centre line measured at right angles thereto, and not in the Township of Ear Falls,

- I. all lands within an area of 6.4 kilometres in width and lying on both sides of the centre line of that part of the King's Highway known as Number 105 and within 3.2 kilometres of and measured at right angles to that portion of the centre line of the said part of the highway extending in a generally northerly and northwesterly direction from its intersection with the centre line of Pickerel Creek to its intersection with the southerly limit of the Township of Red Lake, and not in the Township of Ear Falls or referred to in subparagraph H, and

- J. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

1. on the west side, the International Boundary between the point of intersection thereon of the 49th degree parallel of north latitude and the point of intersection of the production westerly of the

north boundary of the geographic Township of Tweedsmuir along the 4th base line,

2. on the south side, the line described as commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,

thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,

thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the south boundary of the geographic township of Godson,

thence due east along the said south boundary of the said geographic Township and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

3. on the east side, O.L.S. Alexander Niven's 6th meridian line between the 24th mile post thereon and the point of intersection on the said meridian line of the production due east along the 4th base line of the north boundary of the geographic township of Tweedsmuir,

4. on the north side, the production along the 4th base line westerly to the International Boundary and easterly to O.L.S. Alexander Niven's 6th meridian line of the north boundary of the geographic township of Tweedsmuir,

- iii. in the Territorial District of Manitoulin, all of the said territorial district except the geographic townships of Carlyle, Humboldt and Killarney,

- iv. in the Territorial District of Rainy River,

- A. the Towns of Fort Frances and Rainy River,

- B. the Townships of Alberton, Atikokan, Chapple, Dawson, Emo, La Vallee, Morley, Morson,

- C. the Township of McCrosson and Tovell,

- D. the geographic townships of Asmussen, Baker, Bennett, Claxton, Croome, Dance, Dewart, Farrington, Fleming, Griesinger, Halkirk, Hutchinson, Kingsford, Mathieu, McCaul, McLarty, Menary, Miscampbell, Nelles, Pratt, Rowe, Senn, Sifton, Spohn, Sutherland, Tanner, Trotter and Watten,

- E. all the lands in unsurveyed territory described as follows:

commencing at the southwest corner of the geographic township of Bennett,

thence south astronomically 9.6 kilometres,

thence east astronomically to a point distant 9.6 kilometres measured south astronomically from the southeast corner of the geographic township of Baker,

thence north astronomically 9.6 kilometres more or less to the southeast corner of the geographic township of Baker,

thence west astronomically to the point of commencement,

F. all the lands in unsurveyed territory described as follows:

commencing at the southwest corner of the geographic township of McCaul,

thence south astronomically 9.6 kilometres,

thence east astronomically to a point distant 9.6 kilometres measured south astronomically from the southeast corner of the geographic township of Trotter,

thence north astronomically 9.6 kilometres more or less to the southeast corner of the geographic township of Trotter,

thence west astronomically to the point of commencement,

G. the Wild Land Reserve,

H. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

1. on the north side, the northerly limit of the Territorial District of Rainy River commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,

thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,

thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the north boundaries of the geographic townships of Claxton and McLarty,

thence due easterly along the said north boundaries of the said geographic townships and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

thence due south along the said meridian line 9.6 kilometres to the 18th mile post thereon in latitude 49° 0' 6" north,

thence due east to the point of intersection of the production north of the east boundary of the geographic township of Farrington,

2. on the east side, the line formed by the east boundary of the geographic township of Farrington, the production of the said east boundary due north to the north boundary of the Territorial District of Rainy River and the production due south of the said east boundary to the International Boundary,

3. on the south side, the International Boundary from the mouth of the Rainy River easterly to the point of intersection on the International Boundary of the production due south of the east boundary of the geographic township of Farrington,

4. on the west side, the International Boundary from the mouth of the Rainy River northerly to the point of intersection on the International Boundary of the 49th degree parallel of north latitude,

v. in the Territorial District of Sudbury,

A. The Regional Municipality of Sudbury,

B. the Towns of Espanola, Massey and Webbwood,

C. the Townships of Chapleau, Baldwin, Hagar, Nairn and The Spanish River,

D. the Township of Casimir, Jennings and Appleby,

E. the Township of Cosby, Mason and Martland,

F. the Township of Ratter and Dunnet,

G. the portion of the geographic Township of Hyman that is not part of The Regional Municipality of Sudbury,

H. the geographic townships of Allen, Awrey, Bigwood, Burwash, Cartier, Cascaden, Caverley, Chapleau, Cherriman, Cleland, Cox, Curtin, Davis, de Gaulle, Delamere, Eisenhower, Foster, Foy, Gallagher, Genier, Gough, Haddo, Halsey, Hart, Harty, Hawley, Hendrie, Henry, Hess, Hoskin, Janes, Kaplan, Laura, Loughrin, McKinnon, Merritt, Moncrieff, Mongowin, Panet, Roosevelt, Scadding, Scollard, Secord, Servos, Shakespeare, Street, and Truman, and

I. the portions of the geographic townships of Dill, Dryden, Eden, Tilton and Trill that are not part of The Regional Municipality of Sudbury,

vi. in the Territorial District of Thunder Bay,

A. the City of Thunder Bay,

B. the Towns of Geraldton, Longlac and Marathon,

C. the Townships of Beardmore, Conmee, Dorion, Gillies, Manitouwadge, Neebing, Nipigon, O'Connor, Oliver, Paipoonge, Red Rock, Schreiber, Shuniah and Terrace Bay,

D. the geographic townships of Atikameg, Ashmore, Blackwell, Bomby, Boothe, Brothers, Bryant, Byron, Cecil, Cecile, Coldwell, Conacher, Corrigan, Cotte, Daley, Davies, Devon, Errington, Flood, Foote, Forbes, Fraleigh, Goldie, Golding, Gorham, Grain, Grenville, Hagey, Herbert, Homer, Houck, Killraine, Knowles, Laberge, Lahontan, Laurie, Lecours, Leduc, Lismore, Lybster, Lyon, Marks, McCron, McGill, Michener, Mikano, Nickle, Oakes, O'Neill, Pearson, Pic, Priske, Roberta, Robson, Scoble, Shabotik, Sibley, Spooner, Stirling, Strange, Strey, Syine, Tuuri, Walsh, Ware, Wiggins and Yesno,

E. the Dawson Road Lots,

F. the area bounded by the easterly boundary of Lot 1, concessions 1 and 2 of the Dawson Road Lots; the

southerly boundary of the geographic township of Forbes; the westerly shore of the Kaministiquia River (sometimes known as the Dog River) and the northerly shore of the Shebandowan River (sometimes known as the Matawin River), and

G. all lands in unsurveyed territory within an area described as follows:

1. on the north side, the extension of the north side of the geographic township of Davies westerly to intersect with the boundary formed by extending the west side of the geographic township of Wiggins northerly until it meets the said extension,
2. on the east side, the extension of the east side of the geographic township of Spooner southerly until the Canada-United States border,
3. on the south side, the Canada-United States border, and
4. on the west side, the extension of the west side of the geographic township of Wiggins southerly until the Canada-United States border, excluding St. Ignace Island.

3. The area of jurisdiction of French-language Public District School Board No. 58 consists of the urban area of the City of Toronto incorporated by the *City of Toronto Act, 1997*, the Regional Municipalities of Durham, Haldimand-Norfolk, Halton, Hamilton-Wentworth, Niagara, Peel, Waterloo and York and the Counties of Brant, Bruce, Dufferin, Elgin, Essex, Grey, Haliburton, Huron, Kent, Lambton, Middlesex, Northumberland (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Northumberland), Perth, Peterborough, Oxford, Simcoe, Victoria and Wellington.

4. The area of jurisdiction of French-language Public District School Board No. 59 consists of the Regional Municipality of Ottawa-Carleton and the Counties of Frontenac, Hastings (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Hastings), Lanark, Lennox and Addington, Prince Edward, Renfrew and The United Counties of Leeds and Grenville, The United Counties of Prescott and Russell and The United Counties of Stormont, Dundas and Glengarry.

10. Eight French-language separate district school boards are established.

11. The name of each French-language separate district school board is "Conseil de district des écoles séparées de langue française n°" (inserting a number between 60 and 66 or a combination of numbers and letters as set out in each paragraph of section 12).

12. The following are the areas of jurisdiction of the French-language separate district school boards:

1. The area of jurisdiction of French-language Separate District School Board No. 60A consists of,

i. in the Territorial District of Algoma, the geographic townships of Ebbs and Templeton.

ii. in the Territorial District of Cochrane,

A. the City of Timmins,

B. the Towns of Cochrane, Hearst, Iroquois Falls, Kapuskasing and Smooth Rock Falls,

C. the Townships of Glackmeyer, Mattice-Val Cote, Moonbeam, Opasatika, and Val Rita-Harty,

D. the portion of the Township of Black River-Matheson that on December 31, 1996 was not part of the geographic townships of Barnet, Frecheville, Garrison, Harker, Holloway, Lamplugh, Marriott, McCool, Michaud, Rand or Stoughton,

E. the portion of the Township of Fauquier-Strickland that on December 31, 1996 was not part of the geographic townships of Beardmore, Carmichael, Macvicar or Stringer,

F. the geographic townships of Aurora, Barker, Blount, Brower, Calder, Casgrain, Clute, Colquhoun, Fournier, Fox, Hanlan, Hanna, Irish, Kendall, Kennedy, Landry, Lamarche, Leitch, Lowther, McCowan, Mortimer, Nansen, Newmarket, O'Brien, Ottaway, Pyne, St. John, Stimson, Stoddard, Studholme, Teefy and Way,

G. the portion of the geographic township of Benoit that is not part of the Township of Black River-Matheson,

H. the portion of the geographic township of Haggart that is not part of the Township of Fauquier-Strickland, and

I. the portion of the geographic township of Owens that is not part of the Township of Val Rita-Harty,

iii. in the Territorial District of Nipissing,

A. the Township of Temagami,

B. the geographic townships of Askin, Aston, Banting, Belfast, Best, Briggs, Canton, Cassels, Chambers, Cynthia, Eldridge, Flett, Gladman, Gooderham, Hammell, Hartle, Hobbs, Joan, Kenny, Law, Le Roche, McCallum, McLaren, Milne, Olive, Phyllis, Riddell, Sisk, Thistle, Torrington, Vogt and Yates,

iv. in the Territorial District of Timiskaming,

A. the Towns of Cobalt, Charlton, Englehart, Haileybury, Kirkland Lake, Latchford and New Liskeard,

B. the Village of Thornloe,

C. the Townships of Armstrong, Brethour, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Gauthier, Harley, Harris, Hilliard, Hudson, James, Kerns, Larder Lake, Matachewan and McGarry, and

D. the geographic townships of Auld, Barber, Barr, Bayly, Beauchamp, Boston, Brigstocke, Bryce, Cane, Catharine, Chown, Coleman, Corkill, Davidson, Eby, Farr, Firstbrook, Gillies Limit, Grenfell, Haultain, Henwood, Ingram, Kittson, Lawson, Lebel, Lorrain, Lundy, Maisonneville, Marquis, Marter, McElroy, Mickle, Milner, Mulligan, Nichol, Otto, Pacaud, Pense, Roadhouse, Robillard, Savard, Sharpe, Smyth, South Lorrain, Truax, Tudhope, Willet and Willison.

2. The area of jurisdiction of French-language Separate District School Board No. 60B consists of,

i. in the Territorial District of Nipissing,

- A. the City of North Bay,
 - B. the Towns of Cache Bay, Kearney, Mattawa and Sturgeon Falls,
 - C. the Townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau-Cameron and Springer,
 - D. the geographic townships of Badgerow, Bastedo, Beaucage, Blyth, Boyd, Clarkson, Commanda, Crerar, Deacon, Eddy, Falconer, French, Gibbons, Grant, Hugel, Jocko, Kirkpatrick, Lauder, Loudon, Lyman, Macpherson, Merrick, Notman, Pedley, Pentland, Phelps, Poitras and Wyse, and
- ii. in the Territorial District of Parry Sound,
 - A. the Towns of Kearney, Powassan and Trout Creek,
 - B. the Villages of Burk's Falls, Magnetawan, South River and Sundridge,
 - C. the Townships of Armour, Chapman, Joly, Machar, McMurrich, Nipissing, North Himsworth, Perry, Ryerson, South Himsworth and Strong,
 - D. the portion of the Township of Seguin which on January 1, 1997 was part of the geographic township of Monteith,
 - E. the geographic townships of Laurier, Lount, Patterson and Pringle, and
 - F. the portion of the geographic township of Monteith that is not part of the Township of Seguin.
3. The area of jurisdiction of French-language Separate District School Board No. 61 consists of,
- i. in the Territorial District of Algoma,
 - A. the Cities of Elliot Lake and Sault Ste. Marie,
 - B. the Town of Blind River,
 - C. the Village of Iron Bridge,
 - D. the Township of Day and Bright Additional,
 - E. the Township of Macdonald, Meredith and Aberdeen Additional,
 - F. the Township of Tarbutt and Tarbutt Additional,
 - G. the Townships of Johnson, Laird, Michipicoten, The North Shore, Prince, Shedden, Thompson and White River,
 - H. the geographic townships of Archibald, Aweres, Bright, Cobden, Dennis, Deroche, Esquega, Fenwick, Fiddler, Fisher, Gaudette, Gladstone, Grasett, Havilland, Herrick, Hodgins, Home, Jarvis, Jogues, Juillette, Kamichisitit, Kars, Kincaid, Ley, Mack, Montgomery, Nouvel, Parkinson, Patton, Peever, Pennefather, Rix, Ryan, Scarfe, Shields, Slater, Tilley, Timmermans, Tupper and VanKoughnet,
 - I. the mining locations known as Montreal Mining Southern Location, Montreal Mining Northern Location, A. McDonnell Mining Location, Kincaid Mining Locations, 5, 6, 7 and 8 and Rankin Mining Location,
 - J. the portion of the geographic township of Striker that is not part of the Township of The North Shore, and
 - K. all the islands of the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden and the portion of Striker that is not part of the Township of the North Shore,
 - ii. in the Territorial District of Manitoulin,
 - A. the Township of Rutherford and George Island, and
 - B. Ward No. 2 of the Town of Northeastern Manitoulin and the Islands,
 - iii. in the Territorial District of Parry Sound, the geographic townships of Henvey and Wallbridge, and
 - iv. in the Territorial District of Sudbury,
 - A. The Regional Municipality of Sudbury,
 - B. the Towns of Espanola, Massey and Webbwood,
 - C. the Township of Casimir, Jennings and Appleby,
 - D. the Township of Cosby, Mason and Martland,
 - E. the Township of Ratter and Dunnet,
 - F. the Townships of Baldwin, Chapleau, Hagar, Nairn and The Spanish River,
 - G. the geographic townships of Allen, Awrey, Bigwood, Burwash, Cartier, Cascaden, Caverley, Chapleau, Cherriman, Cleland, Cox, Curtin, Davis, de Gaulle, Delamere, Eisenhower, Foster, Foy, Gallagher, Genier, Gough, Haddo, Halsey, Hart, Harty, Hawley, Hendrie, Henry, Hess, Hoskin, Janes, Kaplan, Laura, Loughrin, McKinnon, Merritt, Moncrieff, Mongowin, Panet, Roosevelt, Scadding, Scollard, Secord, Servos, Shakespeare, Street and Truman, and
 - H. the portion of the geographic township of Hyman that is not part of The Regional Municipality of Sudbury,
 - I. the portions of the geographic townships of Dill, Eden and Tilton that are not part of The Regional Municipality of Sudbury,
 - J. the portion of the geographic township of Dryden that is not part of The Regional Municipality of Sudbury, and
 - K. the portion of the geographic township of Trill that is not part of The Regional Municipality of Sudbury.
4. The area of jurisdiction of French-language Separate District School Board No. 62 consists of,
- i. in the Territorial District of Kenora,
 - A. the Towns of Dryden, Jaffray Melick, Kecwatin, Kenora and Sioux Lookout,
 - B. the Townships of Barclay, Machin and Sioux Narrows,

- C. the geographic townships of Boys, Britton, Buller, Colenso, Drayton, Eton, Godson, Hartman, Ilsley, Jordan, Kirkup, Ladysmith, Melgund, Mutrie, Pellatt, Phillips, Redditt, Redvers, Rowell, Rugby, Smellie, Southworth, Tweedsmuir, Van Horne, Vermilion, Vermilion Additional, Wabigoon, Wainwright and Zealand,
- D. that portion of the geographic township of Aubrey that is not part of the Township of Machin,
- E. that portion of Block 10 lying south of the production easterly and westerly of the most northerly limit of the geographic township of Drayton,
- F. all the lands in unsurveyed territory in the vicinity of the station house of the Canadian National Railways at Minaki described as follows:

commencing at a point distant 4 kilometres measured east astronomically from the northeast corner of the said station house,

thence north astronomically 4 kilometres,

thence west astronomically 8 kilometres,

thence south astronomically 8 kilometres,

thence east astronomically 8 kilometres,

thence north astronomically 4 kilometres to the point of commencement,

- G. except for those parts of the mainland which are crossed by the said line, all lands lying north of a line extending from the southernmost extremity of the geographic township of Boys to the southwest corner of the geographic township of Kirkup and south of the southerly boundaries of the geographic townships of Boys and Pellatt, the towns of Jaffray Melick, Keewatin and Kenora, and
- H. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

- 1. on the west side, the International Boundary between the point of intersection thereon of the 49th degree parallel of north latitude and the point of intersection of the production westerly of the north boundary of the geographic Township of Tweedsmuir along the 4th base line,

- 2. on the south side, the line described as commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,

thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,

thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the south boundary of the geographic township of Godson,

thence due east along the said south boundary of the said geographic township and along its production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

- 3. on the east side, O.L.S. Alexander Niven's 6th meridian line between the 24th mile post thereon and the point of intersection on the said meridian line of the production due east along the 4th base line of the north boundary of the geographic township of Tweedsmuir,
- 4. on the north side, the production along the 4th base line westerly to the International Boundary and easterly to O.L.S. Alexander Niven's 6th meridian line of the north boundary of the geographic township of Tweedsmuir.

ii. in the Territorial District of Rainy River,

- A. the Towns of Fort Frances and Rainy River,

- B. the Townships of Alberton, Chapple, Dawson, Emo, La Vallee, Morley and Morson,

- C. the Township of McCrosson and Tovell,

- D. the geographic townships of Claxton, Croome, Dance, Dewart, Farrington, Fleming, Griesinger, Halkirk, Kingsford, Mathieu, McLarty, Menary, Miscampbell, Nelles, Pratt, Rowe, Senn, Sifton, Spohn, Sutherland and Watten,

- E. the Wild Land Reserve, and

- F. all lands in unsurveyed territory within an area the boundary sides of which are as follows:

- 1. on the north side, the northerly limit of the Territorial District of Rainy River commencing at the point of intersection of the 49th degree parallel of north latitude with the International Boundary,

thence due east 24 kilometres more or less along the 49th degree parallel of north latitude to the east shore of the Lake of the Woods,

thence north easterly and northerly along the east shore of the Lake of the Woods and the south and east shores of Sabaskong Bay of the Lake of the Woods to the point of intersection of the westerly production of the north boundaries of the geographic townships of Claxton and McLarty,

thence due easterly along the said north boundaries of the said geographic townships and along their production due east being along O.L.S. Gillon's base line of 1919 to the 24th mile post on O.L.S. Alexander Niven's 6th meridian line,

thence due south along the said meridian line 9.6 kilometres to the 18th mile post thereon in latitude 49° 0' 6" north,

thence due east to the point of intersection of the production north of the east boundary of the geographic township of Farrington,

- 2. on the east side, the line formed by the east boundary of the geographic township of

Farrington, the production of the said east boundary due north to the north boundary of the Territorial District of Rainy River and the production due south of the said east boundary to the International Boundary,

3. on the south side, the International Boundary from the mouth of the Rainy River easterly to the point of intersection on the International Boundary of the production due south of the east boundary of the geographic township of Farrington,
4. on the west side, the International Boundary from the mouth of the Rainy River northerly to the point of intersection on the International Boundary of the 49th degree parallel of north latitude, and

iii. in the Territorial District of Thunder Bay,

- A. the City of Thunder Bay,
- B. the Towns of Geraldton, Longlac and Marathon,
- C. the Townships of Beardmore, Conmee, Dorion, Gillies, Manitouwadge, Nakina, Neebing, Nipigon, O'Connor, Oliver, Paiponge, Red Rock, Schreiber, Shuniah and Terrace Bay,
- D. the geographic townships of Ashmore, Atikameg, Blackwell, Bomby, Boothe, Brothers, Bryant, Byron, Cecil, Cecile, Coldwell, Conacher, Corrigan, Cotte, Daley, Davies, Devon, Errington, Flood, Foote, Forbes, Fraleigh, Goldie, Golding, Gorham, Grain, Grenville, Hagey, Herbert, Homer, Houck, Killraine, Knowles, Laberge, Lahontan, Laurie, Lecours, Leduc, Lismore, Lybster, Lyon, Marks, McCron, McGill, Michener, Mikano, Nickle, Oakes, O'Neill, Pearson, Pic, Priske, Roberta, Robson, Scoble, Shabotik, Sibley, Spooner, Stirling, Strange, Strey, Syine, Tuuri, Walsh, Ware, Wiggins and Yesno,
- E. the Dawson Road Lots,
- F. the area bounded by the easterly boundary of Lot 1, concessions 1 and 2 of the Dawson Road Lots, the southerly boundary of the geographic township of Forbes, the westerly shore of the Kaministiquia River (sometimes known as the Dog River) and the northerly shore of the Shebandowan River (sometimes known as the Matawin River), and

G. all lands, excluding St. Ignace Island, in unsurveyed territory within an area described as follows:

1. on the north side, the extension of the north side of the geographic township of Davies westerly to intersect with the boundary formed by extending the west side of the geographic township of Wiggins northerly until it meets the said extension,
2. on the east side, the extension of the east side of the geographic township of Spooner southerly until the Canada-United States border,
3. on the south side, the Canada-United States border, and
4. on the west side, the extension of the west side of the geographic township of Wiggins southerly until the Canada-United States border.

5. The area of jurisdiction of French-language Separate District School Board No. 63 consists of the Counties of Bruce, Grey, Huron, Perth, Oxford, Middlesex, Elgin, Lambton, Kent and Essex.
6. The area of jurisdiction of French-language Separate District School Board No. 64 consists of the urban area of the City of Toronto incorporated by the *City of Toronto Act, 1997*, the Regional Municipalities of Durham, York, Peel, Halton, Hamilton-Wentworth, Niagara, Waterloo and the Counties of Brant, Dufferin, Northumberland (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Northumberland), Peterborough, Simcoe, Victoria and Wellington, the District Municipality of Muskoka, and in the Territorial District of Parry Sound, Wards 3, 4 and 6 of the Township of Seguin.
7. The area of jurisdiction of French-language Separate District School Board No. 65 consists of the United Counties of Stormont, Dundas and Glengarry and the United Counties of Prescott and Russell.
8. The area of jurisdiction of French-language Separate District School Board No. 66 consists of the Regional Municipality of Ottawa-Carleton, the Counties of Frontenac, Hastings (including that portion of the City of West Quinte which on January 1, 1997 was part of the County of Hastings), Lanark, Lennox and Addington, Prince Edward, Renfrew and the United Counties of Leeds and Grenville, and, in the Territorial District of Nipissing,
 - i. the Township of Airy, and
 - ii. the geographic townships of Dickens, Lyell, Murchison and Sabine.

13. Except as provided in subsection 328 (2) of the Act, this Regulation comes into force on January 1, 1998.

23/97

ONTARIO REGULATION 186/97
made under the
EDUCATION ACT

Made: May 14, 1997

Filed: May 20, 1997

Amending Reg. 295 of R.R.O. 1990
(Northern District School Area Board)

Note: Regulation 295 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "elector" in section 1 of Regulation 295 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"elector", in respect of an area for which one or more members of the board are to be elected, means a resident of the area who is a Canadian citizen and of the full age of 18 years and who is not a separate school supporter.

2. Subsection 4 (4.2) of the Regulation is revoked and the following substituted:

(4.2) Subsections 38 (3), (4) and (5) of the *Municipal Elections Act, 1996* apply to an election under subsection (4.1).

23/97

ONTARIO REGULATION 187/97
made under the
LOCAL ROADS BOARDS ACT

Made: May 13, 1997
Filed: May 20, 1997

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1997, Regulation 735 has been amended by Ontario Regulation 8/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 13 of Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 13

VANKOUGHNET AND AWERES LOCAL ROADS AREA

All those portions of the Townships of Vankoughnet, Aweres and Havilland in the Territorial District of Algoma shown outlined on Ministry of Transportation Plan N-918-11, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on November 29, 1996.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 13, 1997.

23/97

ONTARIO REGULATION 188/97
made under the
PLANNING ACT

Made: February 4, 1997
Filed: May 20, 1997

Amending O. Reg. 450/95
(Zoning Areas—Territorial District of Kenora,
Unorganized Territories of Lake of the Woods)

Note: Ontario Regulation 450/95 has not previously been amended.

1. Section 2 of Ontario Regulation 450/95 is amended by revoking the words "in the geographic Township of Lake of the Woods" in the first and second lines and substituting the words "on Rat Portage Bay, Lake of the Woods".

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 4, 1997.

23/97

ONTARIO REGULATION 189/97
made under the
PLANNING ACT

Made: May 15, 1997
Filed: May 21, 1997

Amending O. Reg. 413/86
(Zoning Areas—Territorial District of Thunder Bay,
Geographic Township of Gorham)

Note: Ontario Regulation 413/86 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 2 to Ontario Regulation 413/86 is amended by adding the following section:

11. (1) Despite section 4 of the Order, the land described in subsection (5) is, for the purposes of this Order, land in an Extractive Industrial Zone.

(2) Despite subsection 38 (1) of the Order, a portable stone-crushing plant and an aggregate screener may be located and used on the land described in subsection (5).

(3) The portable stone-crushing plant and aggregate screener shall be deemed to be structures pursuant to the *Planning Act*.

(4) Despite sections 18 and 39 of the Order, no building or structure, and no extractive activity, shall be permitted within 15 metres of the water's edge on the lands described in subsection (5).

(5) Subsections (1), (2), (3) and (4) apply to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being the north half of Lot 12 in Concession III, designated as Parcel 3588 Thunder Bay Freehold.

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 15, 1997.

23/97

ONTARIO REGULATION 190/97
made under the
DEVELOPMENT CORPORATIONS ACT

Made: April 2, 1997
Filed: May 21, 1997

Revoking O. Reg. 111/92
(Ontario Aerospace Corporation)

1. Ontario Regulation 111/92 is revoked and the Ontario Aerospace Corporation, constituted by it, is dissolved.

23/97

ONTARIO REGULATION 191/97
made under the
MUNICIPAL ACT

Made: May 20, 1997
Filed: May 21, 1997

**RESTRUCTURING COMMISSION FOR THE
TOWNS OF CACHE BAY AND STURGEON FALLS,
THE TOWNSHIPS OF CALDWELL,
FIELD, SPRINGER AND TEMAGAMI AND
UNORGANIZED AREAS**

1. A commission is established to develop a restructuring proposal for the locality comprised of the municipalities and geographic areas described in Schedules 1, 2 and 3.

2. The Commission shall be composed of one member to be appointed by the Minister.

3. The following are the types of restructuring that may be included in the restructuring proposal to be developed by the Commission:

1. Amalgamating municipalities within the locality described in Schedule 1.
2. Annexing unorganized territory within the locality described in Schedule 1 to the municipalities within that locality.
3. Annexing unorganized territory within the locality described in Schedule 2 to a municipality within that locality.
4. Annexing unorganized territory within the locality described in Schedule 3 to a municipality within the localities described in Schedules 1 and 2.

4. The Commission is authorized to determine its costs and to apportion its costs among the municipalities in the locality described in section 1.

Schedule 1

A locality consisting of the Town of Cache Bay, the Town of Sturgeon Falls, the Township of Caldwell, the Township of Field, the Township of Springer and the geographic townships of Bertram, Latchford, Falconer, Loudon, MacPherson, Beaucage, Pedley, Kirkpatrick, Grant, Badgerow, Hugel, Fell, Bastedo, Gibbons, Crerar, McLaren, Thistle, McWilliams, Dana, and the portion of the geographic Township of Janes described as follows:

Commencing at the southeast corner of the Township of Janes, thence westerly in the District of Sudbury along the southerly limit of the Township of Janes a distance of 4,800 meters,

Thence northerly to the intersection with the north boundary line of the Township of Janes,

Thence easterly along the north boundary line of the Township of Janes to the northeast corner of the Township of Janes,

Thence southerly along the easterly limit of the Township of Janes to the southeast corner of the Township of Janes, being the point of commencement.

Schedule 2

A locality consisting of the Township of Temagami and the geographic townships of Best, Chambers, Cassels, Briggs, Yates, Phyllis, Joan, Canton, Aston, Banting, LeRoche, Cynthia, Belfast, Riddell, Law,

Askin, Vogt, Torrington, Olive, Milne, and the portions of the geographic townships of Scholes and Clement described as follows:

Commencing at the southeast corner of the Township of Clement, thence westerly along the northerly boundary of the Township of Pardo to a point midway between the east and west half of the Township of Clement, said point being on the line between Clement and Pardo Townships;

Thence northerly along a line between the east and west halves of Clement and Scholes Townships to a point midway between the east and west half of Scholes Township, said point being on the northerly limit of Scholes Township;

Thence easterly along the line between the Township of Belfast and the Township of Scholes to the north east corner of the Township of Scholes;

Thence southerly along the easterly limit of the Townships of Scholes and Clement to the south east corner of the Township of Clement, being the point of commencement.

Schedule 3

A locality consisting of the geographic township of Sisk.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 20, 1997.

23/97

ONTARIO REGULATION 192/97
made under the
LOCAL ROADS BOARDS ACT

Made: May 14, 1997
Filed: May 22, 1997

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1997, Regulation 735 has been amended by Ontario Regulations 8/97 and 187/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 53 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 53

SAVANT LAKE LOCAL ROADS AREA

All those portions of unsurveyed territory and Savant Lake Townsite in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-6000-C3, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on April 21, 1997.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 14, 1997.

23/97

ONTARIO REGULATION 193/97
made under the
HIGHWAY TRAFFIC ACT

Made: May 14, 1997

Filed: May 22, 1997

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since January 1, 1997, Regulation 604 has been amended by Ontario Regulation 139/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 60 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

4. That part of the King's Highway known as No. 27 in the Township of Springwater in the County of Simcoe beginning at a point situate 243 metres measured southerly from its intersection with the centre line of the roadway known as Dwyer Road and extending southerly for a distance of 135 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 14, 1997.

23/97

ONTARIO REGULATION 194/97
made under the
HIGHWAY TRAFFIC ACT

Made: May 14, 1997

Filed: May 22, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97 and 141/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 11 of Part 3 of Schedule 1 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked.

2. (1) Paragraph 2 of Part 3 of Schedule 30 to the Regulation is revoked and the following substituted:

Huron and Perth—Twps. of Usborne and Blanshard

2. That part of the King's Highway known as No. 23 in the Township of Usborne in the County of Huron and in the Township of Blanshard in the County of Perth lying between a point situate 335 metres measured northerly from its intersection with the centre line of the roadway known as Woodham Road

and Line 6 and a point situate 580 metres measured southerly from its intersection with the centre line of the roadway known as Kirkton Road and Line 8.

(2) Paragraph 2 of Part 5 of Schedule 30 to the Regulation is revoked and the following substituted:

Huron and Perth—Twps. of Usborne and Blanshard

2. That part of the King's Highway known as No. 23 in the Township of Usborne in the County of Huron and in the Township of Blanshard in the County of Perth commencing at a point situate 580 metres measured southerly from its intersection with the centre line of the roadway known as Kirkton Road and Line 8 extending northerly for a distance of 915 metres.

3. (1) Paragraph 4 of Part 3 of Schedule 31 to the Regulation is revoked and the following substituted:

Regional Municipality of Halton—Town of Oakville

4. That part of the King's Highway known as No. 25 in the Town of Oakville in The Regional Municipality of Halton lying between a point situate 350 metres measured northerly from its intersection with the northerly limit of the Queen Elizabeth Way overpass structure and a point situate 600 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 5.

(2) Paragraph 1 of Part 5 of Schedule 31 to the Regulation is revoked and the following substituted:

Regional Municipality of Halton—Town of Oakville

1. That part of the King's Highway known as No. 25 in the Town of Oakville in The Regional Municipality of Halton beginning at a point situate 600 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 5 and extending northerly for a distance of 1225 metres.

4. (1) Paragraph 1 of Part 4 of Schedule 37 to the Regulation is revoked.

(2) Part 5 of Schedule 37 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Ottawa-Carleton—Twp. of Osgoode

2. That part of the King's Highway known as No. 31 in the Township of Osgoode in The Regional Municipality of Ottawa-Carleton lying between the boundary line between lots 38 and 39 in Concession 6 and a point 365 metres measured southerly from its intersection with the roadway known as Rideau Street.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 14, 1997.

23/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—06—14

ONTARIO REGULATION 195/97 made under the HIGHWAY TRAFFIC ACT

Made: May 7, 1997

Filed: May 26, 1997

OPERATION OF OFF-ROAD VEHICLE ON HIGHWAY

1. In this Regulation,

"emergency" means a situation that constitutes a danger to life or property;

"employee" means,

- (a) a person employed in the service of the Crown or any agency of the Crown,
- (b) a police officer, conservation officer or other person appointed for the preservation and maintenance of the public peace or any officer appointed for enforcing or carrying out the provisions of this Act or the *Off-Road Vehicles Act*,
- (c) an employee of a fire department as defined in the *Fire Departments Act* and a volunteer firefighter as defined in that Act,
- (d) an employee of an ambulance service as defined in the *Ambulance Act*,
- (e) an employee of a county, metropolitan municipality, regional municipality, district municipality, city, town, village, township, improvement district or a local board as defined in the *Municipal Affairs Act*,
- (f) an employee of a board, commission or other local authority exercising any power with respect to municipal affairs or purposes,
- (g) an employee or agent of the operator of a water works, gas works, electric heat, light or power works, telegraph and telephone lines, railways, street railways or works for the transmission of gas, oil, water or electrical power or energy or any similar works supplying the general public with necessities or conveniences;

"off-road vehicle" means the same as in the *Off-Road Vehicles Act*;

"serviced roadway" means the part of a highway that is improved, designed or ordinarily used for vehicular traffic, and the shoulder of the highway, and if a highway includes two or more separate serviced roadways, "serviced roadway" refers to each serviced roadway separately and not to all of the serviced roadways collectively.

PUBLIC WORK FUNCTION

2. (1) Parts II, IV or VI of the Act do not apply to prevent an employee who is complying with this section from driving an off-road vehicle on a highway in the course of his or her employment duties or

in responding to an emergency so long as the vehicle is not driven on the serviced roadway portion of the highway.

(2) Subject to subsections (3) and (4), an employee may drive an off-road vehicle on a serviced roadway where there is no non-serviced roadway portion of the highway or where the non-serviced roadway portion of the highway is obstructed so that it cannot be used by the vehicle.

(3) A vehicle driven on a serviced roadway must be driven as far to the side of the serviced roadway as it is safe and practical to do.

(4) An off-road vehicle shall not be driven on any of the serviced roadway portions of the highways listed in Schedule A.

FAR NORTHERN ONTARIO

3. (1) Parts II, IV or VI of the Act do not apply to prevent a person who is complying with this section from driving an off-road vehicle on a highway in the areas designated in Schedule B so long as the vehicle is not driven on the serviced roadway portion of the highway.

(2) Subject to subsections (3) and (4), the vehicle may be driven on the serviced roadway portion of a highway where there is no non-serviced roadway portion of the highway or where the non-serviced roadway portion of the highway is obstructed so that it cannot be used by the vehicle.

(3) A vehicle driven on a serviced roadway must be driven as far to the side of the serviced roadway as it is safe and practical to do.

(4) No person shall drive an off-road vehicle on a serviced roadway of a King's Highway or a secondary highway in the areas designated in Schedule B.

(5) This section does not apply to allow a person who does not hold a valid driver's licence or does not hold a valid motorized snow vehicle operator's licence and is 16 years of age or older to drive an off-road vehicle on a highway.

GENERAL

4. No person shall operate an off-road vehicle unless he or she complies with the requirements of the *Off-Road Vehicles Act* and the regulations made under that Act that would apply if the vehicle were being operated off the highway.

5. No person shall drive an off-road vehicle on a highway while carrying passengers unless the vehicle is specifically designed by the manufacturer with a seating capacity for the number of passengers carried.

6. (1) Every off-road vehicle on a highway at any time,

(a) from one-half hour before sunset to one-half hour after sunrise; or

(b) when, because of insufficient light or unfavourable atmospheric conditions, persons or vehicles on the highway are not clearly visible at a distance of up to 150 metres,

shall have one head lamp on the front of the vehicle showing only a white or amber light and a tail lamp on the rear of the vehicle showing only a red light.

(2) A lamp referred to in subsection (1) must be clearly visible at a distance of at least 150 metres from the front or rear of the vehicle, as the case may be.

Schedule A

1. All of the King's Highways known as No. 400, 401, 402, 403, 404, 405, 407, 409, 410, 416, 417, and 427.
2. That part of the King's Highway known as No. 406 lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way in the City of St Catharines and a point at its intersection with the roadway known as Holland Road in the Town of Thorold.
3. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point at its intersection with the King's Highway known as the Queen Elizabeth Way and a point at its intersection with the roadway known as Stanley Avenue.
4. All of the King's Highway known as the Queen Elizabeth Way.
5. All of the King's Highway known as No. 2A in the City of Scarborough.
6. That part of the King's Highway known as No. 2 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 403 and a point at its intersection with the King's Highway known as No. 2/53.
7. That part of the King's Highway known as No. 2/53 in the Town of Ancaster lying between a point at its intersection with the King's Highway known as No. 2 and a point at its intersection with the western boundary of The Regional Municipality of Hamilton Wentworth.
8. That part of the King's Highway known as No. 5 lying between a point at its intersection with the King's Highway known as No. 403 at the Halton Region boundary and a point at its intersection with the King's Highway known as No. 6 in the Town of Flamborough.
9. That part of the King's Highway known as No. 6 lying between a point at its intersection with the King's Highway known as No. 403 at the Town of Dundas boundary and a point at its intersection with the King's Highway known as No. 401 in Wellington County.
10. That part of the King's Highway known as No. 6 lying between a point at its intersection with the southern boundary of The Regional Municipality of Hamilton Wentworth and the roadway known as Alderlea Avenue in the Township of Glanbrook.
11. That part of the King's Highway known as No. 7 in the City of Brampton lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) and a point at its western intersection with the roadway known as Chinguacousy Road (Second Line Road West).
12. That part of the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton lying between a point at its northern intersection with the King's Highway known as No. 7 (Bovaird Drive) and a point at its southern intersection with the King's Highway known as No. 7 (Queen Street East).
13. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 7/410 (Heart Lake Road) in the City of Brampton and a point at its intersection with the King's Highway known as the Markham By-Pass in The Regional Municipality of York.
14. That part of the King's Highway known as No. 7 lying between a point at its intersection with the King's Highway known as No. 28/115 in the City of Peterborough and a point at its intersection with the eastern boundary of the City of Peterborough.
15. That part of the King's Highway known as No. 7 lying between a point at its intersection with the western limit of the King's Highway known as No. 417 in the Township of West Carlton and a point at its intersection with the King's Highway known as No. 15 in the Township of Beckwith.
16. That part of the King's Highway known as No. 7 lying between a point at its intersection with the roadway known as Victoria Street in the City of Kitchener and a point at its intersection with the King's Highway known as No. 8.
17. That part of the King's Highway known as No. 7/8 lying between a point at its intersection with the eastern limit of the roadway known as Waterloo Road No. 5 in the Township of Wilmot and a point at its intersection with the King's Highway known as No. 8 in the City of Kitchener.
18. That part of the King's Highway known as No. 7187 lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 8 (King Street) in the City of Kitchener.
19. That part of the King's Highway known as No. 8 lying between a point at its intersection with the King's Highway known as No. 7187 and a point at its intersection with the King's Highway known as No. 7/8 in the City of Kitchener.
20. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point at its intersection with the roadway known as Memorial Avenue and a point at its intersection with the roadway known as Lacie Street.
21. That part of the King's Highway known as No. 9 lying between a point at its intersection with the King's Highway known as No. 11 in the Town of Newmarket and a point at its intersection with the King's Highway known as No. 10 in the Township of Mono.
22. That part of the King's Highway known as No. 10 lying between a point at its intersection with the roadway known as Burnhamthorpe Road in the City of Mississauga and a point at its intersection the northern boundary of the City of Brampton (Mayfield Road).
23. That part of the King's Highway known as No. 20 (Centennial Parkway) in the City of Stoney Creek lying between a point at its intersection with the King's Highway known as No. 53 (Rymals Road) and a point at its intersection with the roadway known as King Street.
24. That part of the King's Highway known as No. 27 lying between a point at its intersection with the roadway known as Eglinton Avenue in the City of Etobicoke and a point at its intersection with the roadway known as Regional Road No. 49 (Nashville Road) in the City of Vaughan.
25. That part of the King's Highway known as No. 28/115 lying between a point at its intersection with the King's Highway known as No. 7A/115 at the western boundary of the Township of North Monagan and a point at its intersection with the King's Highway known as No. 7 in the City of Peterborough.
26. That part of the King's Highway known as No. 35/115 in Durham Region lying between a point at its intersection with the King's Highway known as No. 401 and a point at its intersection with the King's Highway known as No. 35 and the King's Highway known as No. 115.

27. That part of the King's Highway known as No. 48 lying between a point at its intersection with the King's Highway known as No. 401 in the City of Scarborough and a point situated at its intersection with the roadway known as Elgin Mills Road in the Town of Markham.
28. That part of the King's Highway known as No. 50 lying between a point at its intersection with the King's Highway known as No. 27 in the City of Etobicoke and a point at its intersection with the roadway known as Columbia Way East in the Town of Caledon.
29. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point at its intersection with the King's Highway known as No. 406 and a point at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (Thorold Stone Road).
30. That part of the King's Highway known as No. 86 lying between its intersection with the King's Highway known as No. 7 (Victoria Street) in the City of Kitchener and a point at its intersection with the roadway known as Waterloo Road No. 17 in the Township of Woolwich.
31. That part of the King's Highway known as No. 115 lying between a point at its intersection with the King's Highway known as No. 35/115 in Durham Region and a point at its intersection with the King's Highway known as No. 7A/115 in Cavan Township.
32. That part of the King's Highway known as No. 137 lying between a point at its intersection with the King's Highway known as No. 401 in the Township of the Front of Leeds and Lansdowne and a point at its intersection with the Border between Canada and The United States of America.

Schedule B

1. The areas in the districts of Kenora and Thunder Bay north of the railway tracks of the Canadian National Railways passing through the municipalities of Malachi, Minaki, Quibell, Sioux Lookout, Savant Lake, Armstrong and Nakina.
2. The area in the Territorial District of Cochrane north of 50 degrees latitude.
3. The area in the Territorial District of Algoma north of the railway tracks of the Canadian Pacific Railway passing through the municipalities of Amyot, Franz and Missanabie.

24/97

ONTARIO REGULATION 196/97 made under the NURSING HOMES ACT

Made: May 28, 1997
Filed: May 29, 1997

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 832 has been amended by Ontario Regulation 9/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 113 (2.1) of Regulation 832 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 113 of the Regulation is amended by adding the following subsection:

(2.3) For the year ending December 31, 1996,

- (a) the year-end report shall be made on and in accordance with the form published by the Ministry of Health titled "Long-Term Care Facility Annual Report" and dated April 22, 1997; and
- (b) the auditor's report on the year-end report shall be made in accordance with the instructions on the form referred to in clause (a).

2. (1) Paragraph 2 of subsection 116 (3) of the Regulation is revoked and the following substituted:

2. \$854.04.

(2) Paragraph 2 of subsection 116 (4) of the Regulation is revoked and the following substituted:

2. \$28.08.

(3) The definition of "PGT reduction application" in subsection 116 (6) of the Regulation is amended by striking out "May 15, 1996" in the third line and substituting "May 9, 1997".

3. (1) Paragraph 1 of subsection 116.1 (1) of the Regulation is revoked and the following substituted:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$854.04 under section 116.

(2) Subsection 116.1 (8) of the Regulation is revoked and the following substituted:

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 1, 1997, published by and available at the Ministry of Health.

4. (1) Item 4 of Table 3 of the Regulation is amended by adding "to and including June 30, 1997" after "July 1, 1996" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

5. From and including July 1, 1997	28.08	1,252.04	41.16	1,495.37	49.16	1,799.54	59.16
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5. (1) Despite their revocation by section 2, paragraph 2 of subsection 116 (3) and paragraph 2 of subsection 116 (4), as they read immediately before July 1, 1997, continue to apply in respect of applications for reduction submitted to the administrator of a nursing home on or after July 1, 1996 but before July 1, 1997.

(2) Despite its revocation by section 3, subsection 116.1 (8), as it read immediately before July 1, 1997, continues to apply in respect of applications for reduction submitted to the Director on or after July 1, 1996 but before July 1, 1997.

6. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 2, 3, 4 and 5 come into force on July 1, 1997.

24/97

ONTARIO REGULATION 197/97**made under the
HEALTH INSURANCE ACT**

Made: May 28, 1997

Filed: May 29, 1997

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 552 has been amended by Ontario Regulations 14/97, 15/97, 59/97 and 142/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "estimated income" in subsection 10 (11) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"estimated income" means the average monthly income of any nature or kind whatsoever, so long as it is taxable under the *Income Tax Act* (Canada), of an insured person or of a dependant of an insured person, as estimated by the insured person or the insured person's representative, and including,

- (a) payments made under an Act of the Parliament of Canada or by Ontario;
- (b) income from salaries and wages;
- (c) income from an interest in or operation of a business, less expenses incurred in earning such gross income; and
- (d) income from investments, less expenses incurred in earning such income.

2. Item 17 of Table 2 of the Regulation is amended by striking out "On or after January 1, 1997" in Column 1 and substituting "On or after January 1, 1997 but before July 1, 1997".

3. Table 2 of the Regulation is amended by adding the following item:

18.	On or after July 1, 1997	Person with no dependants—maximum estimated income \$1,364.04	Estimated income less \$112.00	Estimated income less \$112.00, divided by 30.4
		Person with one dependant—maximum aggregate estimated incomes \$6,659.00	Aggregate estimated incomes less \$2,902.00, divided by 3	Aggregate estimated incomes less \$2,902.00, divided by 91.2
		Person with two dependants—maximum aggregate estimated incomes \$7,075.00	Aggregate estimated incomes less \$3,318.00, divided by 3	Aggregate estimated incomes less \$3,318.00, divided by 91.2

	Person with three dependants—maximum aggregate estimated incomes \$7,453.00	Aggregate estimated incomes less \$3,696.00, divided by 3	Aggregate estimated incomes less \$3,696.00, divided by 91.2
	Person with four or more dependants—maximum aggregate estimated incomes \$7,791.00	Aggregate estimated incomes less \$4,034.00, divided by 3	Aggregate estimated incomes less \$4,034.00, divided by 91.2
	Person not referred to elsewhere in this item	\$1,252.04	\$41.16

4. This Regulation comes into force on July 1, 1997.

24/97

ONTARIO REGULATION 198/97
made under the
CHARITABLE INSTITUTIONS ACT

Made: May 28, 1997

Filed: May 29, 1997

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 69 has been amended by Ontario Regulation 11/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 28.6 (2.1) of Regulation 69 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 28.6 of the Regulation is amended by adding the following subsection:

(2.3) For the year ending December 31, 1996,

- (a) the year-end report shall be made on and in accordance with the form published by the Ministry of Health titled "Long-Term Care Facility Annual Report" and dated April 22, 1997; and
- (b) the auditor's report on the year-end report shall be made in accordance with the instructions on the form referred to in clause (a).

2. (1) Paragraph 2 of subsection 43 (3) of the Regulation is revoked and the following substituted:

2. \$854.04.

(2) Paragraph 2 of subsection 43 (4) of the Regulation is revoked and the following substituted:

2. \$28.08.

(3) The definition of "PGT reduction application" in subsection 43 (6) of the Regulation is amended by striking out "May 15, 1996" in the third line and substituting "May 9, 1997".

3. (1) Paragraph 1 of subsection 43.1 (1) of the Regulation is revoked and the following substituted:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$854.04 under section 43.

(2) Subsection 43.1 (8) of the Regulation is revoked and the following substituted:

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 1, 1997, published by and available at the Ministry of Health.

4. (1) Item 4 of Table 4 of the Regulation is amended by adding "to and including June 30, 1997" after "July 1, 1996" in Column 1.

(2) Table 4 of the Regulation is amended by adding the following item:

5.	From and including July 1, 1997	28.08	1,252.04	41.16	1,495.37	49.16	1,799.54	59.16
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5. (1) Despite their revocation by section 2, paragraph 2 of subsection 43 (3) and paragraph 2 of subsection 43 (4), as they read immediately before July 1, 1997, continue to apply in respect of applications for reduction submitted to the administrator of an approved charitable home for the aged on or after July 1, 1996 but before July 1, 1997.

(2) Despite its revocation by section 3, subsection 43.1 (8), as it read immediately before July 1, 1997, continues to apply in respect of applications for reduction submitted to the Director on or after July 1, 1996 but before July 1, 1997.

6. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 2, 3, 4 and 5 come into force on July 1, 1997.

24/97

ONTARIO REGULATION 199/97
made under the
HOMES FOR THE AGED AND REST HOMES ACT

Made: May 28, 1997
Filed: May 29, 1997

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 637 has been amended by Ontario Regulation 10/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 39 (2.1) of Regulation 637 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 39 of the Regulation is amended by adding the following subsection:

(2.3) For the year ending December 31, 1996,

(a) the year-end report shall be made on and in accordance with the form published by the Ministry of Health titled "Long-Term Care Facility Annual Report" and dated April 22, 1997; and

(b) the auditor's report on the year-end report shall be made in accordance with the instructions on the form referred to in clause (a).

2. (1) Paragraph 2 of subsection 39.3 (3) of the Regulation is revoked and the following substituted:

2. \$854.04.

(2) Paragraph 2 of subsection 39.3 (4) of the Regulation is revoked and the following substituted:

2. \$28.08.

(3) The definition of "PGT reduction application" in subsection 39.3 (6) of the Regulation is amended by striking out "May 15, 1996" in the third line and substituting "May 9, 1997".

3. (1) Paragraph 1 of subsection 39.3.1 (1) of the Regulation is revoked and the following substituted:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$854.04 under section 39.3.

(2) Subsection 39.3.1 (8) of the Regulation is revoked and the following substituted:

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 1, 1997, published by and available at the Ministry of Health.

4. (1) Item 4 of Table 3 of the Regulation is amended by adding "to and including June 30, 1997" after "July 1, 1996" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

5.	From and including July 1, 1997	28.08	1,252.04	41.16	1,495.37	49.16	1,799.54	59.16
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5. (1) Despite their revocation by section 2, paragraph 2 of subsection 39.3 (3) and paragraph 2 of subsection 39.3 (4), as they read immediately before July 1, 1997, continue to apply in respect of applications for reduction submitted to the administrator of a home on or after July 1, 1996 but before July 1, 1997.

(2) Despite its revocation by section 3, subsection 39.3.1 (8), as it read immediately before July 1, 1997, continues to apply in respect of applications for reduction submitted to the Director on or after July 1, 1996 but before July 1, 1997.

6. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 2, 3, 4 and 5 come into force on July 1, 1997.

24/97

ONTARIO REGULATION 200/97
made under the
MUNICIPAL BOUNDARY NEGOTIATIONS ACT

Made: May 28, 1997

Filed: May 29, 1997

**VILLAGE OF MAXVILLE, TOWNSHIP OF
KENYON BOUNDARY**

1. (1) On June 1, 1997, the portions of the Township of Kenyon described in the Schedule are annexed to the Village of Maxville.

(2) All land including any highway, street fixture, waterline, easement and restrictive covenant running with the land of The Corporation of the Township of Kenyon located in the annexed area vests in The Corporation of the Village of Maxville on June 1, 1997.

(3) Subject to subsection (2), all assets and liabilities of the annexed area remain the assets and liabilities of The Corporation of the Township of Kenyon.

2. (1) On June 1, 1997, the by-laws of The Corporation of the Village of Maxville extend to the annexed area and the by-laws of The Corporation of the Township of Kenyon cease to apply to such area except,

(a) by-laws of The Corporation of the Township of Kenyon,

- (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections,
- (ii) that were passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections,
- (iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Village of Maxville;

(b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Kenyon.

(2) If The Corporation of the Township of Kenyon has commenced procedures to enact a by-law under any Act or to adopt an official plan or amendment to it under the *Planning Act* and that by-law, official plan or amendment applies to the annexed area and is not in force on June 1, 1997, the council of The Corporation of the Village of Maxville may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

3. The clerk of The Corporation of the Township of Kenyon shall promptly prepare and furnish to the clerk of The Corporation of the Village of Maxville a special collector's roll showing all arrears of real property taxes or special rates assessed against the land in the annexed area up to and including May 31, 1997 and the persons assessed therefor.

4. (1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on May 31, 1997 shall be deemed on June 1, 1997 to be taxes due and payable to The Corporation of the Village of Maxville and may be collected by The Corporation of the Village of Maxville.

(2) On or before September 1, 1997, The Corporation of the Village of Maxville shall pay to The Corporation of the Township of Kenyon an amount equal to the amount of all real property taxes that The Corporation of the Village of Maxville is entitled to collect in the annexed areas under subsection (1).

5. All business taxes levied and uncollected in the annexed area which are due and unpaid on May 31, 1997, shall continue after that date to be taxes due and payable to The Corporation of the Township of Kenyon and may be collected by The Corporation of the Township of Kenyon.

6. For the purposes of the assessment roll to be prepared for the Township of Kenyon in 1997 for taxation in 1998, the annexed areas shall be deemed to be part of the Township of Kenyon and the annexed area shall be assessed on the same basis that the assessment roll for the Township of Kenyon is prepared.

7. The agreement between The Corporation of the Village of Maxville and The Corporation of the Township of Kenyon executed on December 10, 1996 by the council of The Corporation of the Village of Maxville and on January 8, 1997 by The Corporation of the Township of Kenyon is hereby given effect, to the extent that it is included in this Regulation.

Schedule

**AREA TO BE ANNEXED TO
THE VILLAGE OF MAXVILLE**

1. Part of lots 7 and 8, Concession 18, Indian Lands, Township of Kenyon, County of Glengarry now designated as Parts 1, 2, 3, 4, 10, 11, 12 and 13 on Reference Plan 14R-1474.
2. All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Kenyon, in the County of Glengarry being composed of part of Lot Thirteen (13), in the Seventeenth (17th) Concession, Indian Lands in the said Township of Kenyon, which parcel may be more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the meridian through the southern angle of lot Eight (8), Block "C", Registered Plan Number 25;

Commencing at a point in the Northern boundary of the said Lot Thirteen (13), distant Five Hundred and Fifty-two and Five-tenths (552.5) feet, measured south 61 degrees 15 minutes 50 seconds West thereon from the North Easterly angle thereof;

Thence North 61 degrees 15 minutes 50 seconds East, along the Northern boundary of the said Lot Thirteen (13) a distance to Two Hundred and Two and Five-tenths (202.5) Feet, more or less, to a point distant Three Hundred and Fifty (350) feet measured South 61 degrees 15 minutes 50 seconds West along the Northern boundary of the said Lot thirteen (13), from the North Easterly angle thereof;

Thence South 29 degrees 45 minutes 50 seconds East, a distance of Nine Hundred and Twenty-Seven and Seventy-eight One hundredths (927.78) feet, to a Point in the North Westerly limit of the Canadian National Railway Lands;

Thence South 43 Degrees 31 minutes 10 seconds West, along the Northwesterly limit of said Canadian National Railway Lands, a distance of Two Hundred and Thirty and One-Tenth (230.1) Feet, more or less to the point where the same is intersected by a line drawn on a bearing of South 28 degrees 44 minutes 10 seconds East from the point of commencement;

Thence North 28 degrees 44 minutes 10 seconds West, a distance of Nine Hundred and Ninety-Seven and Seventy-Five One hun-

dredths (997.75) Feet, more or less to the point of commencement.

8. There is no fee for a licence issued under section 7.

24/97

24/97

ONTARIO REGULATION 201/97
made under the
MILK ACT

Made: May 15, 1997
Filed: May 29, 1997

Amending Reg. 761 of R.R.O. 1990
(Milk and Milk Products)

Note: Since January 1, 1997, Regulation 761 has been amended by Ontario Regulation 108/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 111 (1) of Regulation 761 of the Revised Regulations of Ontario, 1990 is amended by striking out "June 1, 1995" in the second line and substituting "June 1, 1997".

(2) Section 111 of the Regulation is amended by adding the following subsection:

(2.1) For the purpose of subsection (2), a licence issued to a non-shopkeeper distributor that is in effect immediately before June 1, 1997 and that designates any part of distribution area 2, 3, 4 or 5 shall,

- (a) as of June 1, 1997, be deemed to have designated area 2 as the area in which the non-shopkeeper distributor may deliver, sell or distribute fluid milk products; and
- (b) from June 1, 1997 until the day the licence expires or is amended, renewed, revoked or surrendered, be subject to the limitations, if any, written into the licence, of the distributor.

2. This Regulation comes into force on June 1, 1997.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on May 15, 1997.

24/97

ONTARIO REGULATION 202/97
made under the
GAME AND FISH ACT

Made: May 28, 1997
Filed: May 29, 1997

Amending O. Reg. 267/95
(Licences with Respect to Fish)

Note: Ontario Regulation 267/95 has not previously been amended.

1. Section 8 of Ontario Regulation 267/95 is revoked and the following substituted:

ONTARIO REGULATION 203/97
made under the
FARM PRODUCTS MARKETING ACT

Made: May 14, 1997
Filed: May 29, 1997

Amending Reg. 439 of R.R.O. 1990
(Turkeys—Plan)

Note: Since January 1, 1997, Regulation 439 has been amended by Ontario Regulation 56/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsections 10 (4) and (5) of the Schedule to Regulation 439 of the Revised Regulations of Ontario, 1990 are revoked.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on May 14, 1997.

24/97

ONTARIO REGULATION 204/97
made under the
ONTARIO ENERGY BOARD ACT

Made: May 28, 1997
Filed: May 29, 1997

Amending Reg. 869 of R.R.O. 1990
(General)

Note: Regulation 869 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 869 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

THE COVENY POOL

3. All and singular those certain parcels or tracts of land and premises, situate, lying and being in the Township of Sombra, in the County of Lambton and Province of Ontario and being more particularly described as follows:

Firstly: Being composed of the South One Quarter of the West Half of Lot 14, the South Half of the East Half of Lot 14, the South Half of Lot 15 and the South Half of Lot 16, Concession XII in the Township of Sombra;

Secondly: Being composed of the North Three Quarters Lot 14, the North Three Quarters of Lot 15 and the North Three Quarters of Lot 16, Concession XI in the Township of Sombra;

Thirdly: Being composed of part of the Road Allowance between Lots 14, 15 and 16, Concession XI and Concession XII and part of the Road Allowance between Lots 15 and 16, Concession XI and Concession XII in the Township which parcel may be more particularly described as follows:

Commencing at the South West corner of Lot 14, Concession XII for the Township;

Thence Easterly along the southerly limits of Lots 14 and 15, Concession XII a distance of 3960 feet more or less to the South East corner of Lot 15, Concession XII;

Thence Northerly along the easterly limit of Lot 15, Concession XII a distance of 2200 feet more or less to the line between the North and South Halves of Lot 15;

Thence Easterly in a straight line a distance of 66.0 feet to a point in the westerly limit of Lot 16, Concession XII where the same is intersected by the line between the North and South Halves of Lot 16;

Thence Southerly along the westerly limit of Lot 16, Concession XII a distance of 2200 feet more or less to the South West corner of Lot 16, Concession XII;

Thence Easterly along the southerly limit of Lot 16, Concession XII a distance of 1980 feet more or less to the South East corner of Lot 16;

Thence Southerly in a straight line a distance of 66.0 feet to the North East corner of Lot 16, Concession XI;

Thence Westerly along the northerly limit of Lot 16, Concession XI a distance of 1980 feet more or less to the North West corner of Lot 16;

Thence Southerly along the westerly limit of Lot 16, Concession XI a distance of 3300 feet more or less to where the same is intersected by the line between the North Three Quarters and the South One Quarter of Lot 16;

Thence Westerly in a straight line a distance of 66.0 feet to a point in the easterly limit of Lot 15, Concession XI where the same is intersected by the line between the North Three Quarters and the South One Quarter of Lot 15;

Thence Northerly along the easterly limit of Lot 15, Concession XI a distance of 3300 feet more or less to the North East corner of Lot 15;

Thence Westerly along the northerly limits of Lot 15 and Lot 14, Concession XI a distance of 3960 feet more or less to the North West corner of Lot 14, Concession XI;

Thence Northerly in a straight line a distance of 66.0 feet more or less to the point of commencement.

THE BLACK CREEK POOL

4. All and singular those certain parcels or tracts of land and premises, situate, lying and being in the Township of Sombra, in the County of Lambton and Province of Ontario and being more particularly described as follows:

Firstly: Being composed of the South East Quarter of Lot 22, the South One Half of Lot 23 and the South West Quarter of Lot 24, Concession XIII in the Township of Sombra;

Secondly: Being composed of the North East Quarter of Lot 22, the North One Half of Lot 23, and the North West Quarter of Lot 24, Concession XII in the Township of Sombra;

Thirdly: Being composed of part of the Road Allowance between Concession XII and Concession XIII in the Township which parcel may be more particularly described as follows:

Commencing at the South West corner of Lot 23, Concession XIII for the Township;

Thence Westerly along the southerly limit of Lot 22, Concession XIII a distance of 990 feet more or less to the South West corner of the South East Quarter of Lot 22;

Thence Southerly in a straight line a distance of 66.0 feet to the North West corner of the North East Quarter of Lot 22, Concession XII;

Thence Easterly along the northerly limit of Lots 22, 23 and 24, Concession XII a distance of 3960 feet more or less to the North East corner of the North West Quarter of Lot 24, Concession XII;

Thence Northerly in a straight line a distance of 66.0 feet to the South East corner of the South West Quarter of Lot 24, Concession XIII;

Thence Westerly along the southerly limit of Lot 24 and Lot 23, Concession XIII a distance of 2970 feet more or less to the point of commencement.

24/97

ONTARIO REGULATION 205/97 made under the CONSOLIDATED HEARINGS ACT

Made: May 28, 1997

Filed: May 29, 1997

Amending Reg. 173 of R.R.O. 1990
(Hearings)

Note: Regulation 173 has not previously been amended.

1. Section 2 of Regulation 173 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. (1) If a notice is given to the Hearings Registrar under subsection 3 (1) of the *Consolidated Hearings Act* with respect to an undertaking for which an approval is required under the *Environmental Assessment Act*, the hearing by the joint board shall not be commenced until the Minister of Environment and Energy refers the application for approval or a matter that relates to the application for approval to the Environmental Assessment Board under section 9.1 or 9.2 of the *Environmental Assessment Act*.

(2) If the Minister of Environment and Energy has not referred the application or a matter that relates to the application to the Environmental Assessment Board under section 9.1 or 9.2 of the *Environmental Assessment Act*, sections 4 and 5 of the *Consolidated Hearings Act* do not apply to the undertaking unless,

(a) the proponent gives a fresh notice to the Hearings Registrar relating to matters other than the *Environmental Assessment Act*; or

(b) an order relating to matters other than the *Environmental Assessment Act* is made under subsection 24 (2) of the *Consolidated Hearings Act*.

(3) If the Minister of Environment and Energy refers the application to the Environmental Assessment Board under section 9.1 of the *Environmental Assessment Act*,

(a) section 9.1 of the *Environmental Assessment Act* applies, with necessary modifications, to the joint board and the joint board

hearing in respect of those aspects of the hearing that relate to the *Environmental Assessment Act*; and

- (b) the joint board shall use its best efforts to make its decision in a timely fashion, guided by any deadline specified by the Minister of Environment and Energy under subsection 9.1 (5) of the *Environmental Assessment Act*.

(4) If the Minister of Environment and Energy refers a matter that relates to the application to the Environmental Assessment Board under section 9.2 of the *Environmental Assessment Act*,

- (a) section 9.2 of the *Environmental Assessment Act* applies, with necessary modifications, to the joint board and the joint board hearing in respect of those aspects of the hearing that relate to the *Environmental Assessment Act*;

- (b) the joint board shall comply with any directions or conditions given by the Minister of Environment and Energy under subsection 9.2 (2) of the *Environmental Assessment Act* in respect of those aspects of the hearing that relate to the *Environmental Assessment Act*; and

- (c) the joint board shall use its best efforts to make its decision in a timely fashion, guided by any deadline specified by the Minister of Environment and Energy under subsection 9.2 (6) of the *Environmental Assessment Act*.

(5) Nothing in subsection (3) or (4) shall be interpreted or applied in such a way as to compromise the ability of the joint board to address any matters it is required to address that relate to an Act other than the *Environmental Assessment Act* or a hearing other than the hearing contemplated under section 9.1 or 9.2 of the *Environmental Assessment Act*.

24/97

ONTARIO REGULATION 206/97
made under the
ENVIRONMENTAL PROTECTION ACT

Made: May 28, 1997
Filed: May 29, 1997

**WASTE DISPOSAL SITES AND WASTE
MANAGEMENT SYSTEMS SUBJECT TO
APPROVAL UNDER THE ENVIRONMENTAL
ASSESSMENT ACT**

1. A waste disposal site or waste management system is exempt from sections 30 and 32 of the *Environmental Protection Act* if it is or forms part of an undertaking that,

- (a) is subject to section 5 of the *Environmental Assessment Act*; or

- (b) is exempt from section 5 of the *Environmental Assessment Act* under section 15.1 of that Act.

24/97

ONTARIO REGULATION 207/97
made under the
ONTARIO WATER RESOURCES ACT

Made: May 28, 1997
Filed: May 29, 1997

**SEWAGE WORKS SUBJECT TO APPROVAL
UNDER THE ENVIRONMENTAL
ASSESSMENT ACT**

1. A sewage works is exempt from subsections 54 (1), (2), (3) and (10) and subsections 55 (1), (2) and (3) of the *Ontario Water Resources Act* if it is or forms part of an undertaking that,

- (a) is subject to section 5 of the *Environmental Assessment Act*; or
(b) is exempt from section 5 of the *Environmental Assessment Act* under section 15.1 of that Act.

24/97

ONTARIO REGULATION 208/97
made under the
HIGHWAY TRAFFIC ACT

Made: May 26, 1997
Filed: May 29, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97, 141/97 and 194/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Paragraph 1 of Part 2 of Schedule 6 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Waterloo—Twp. of Wilmot
City of Kitchener

1. That part of the King's Highway known as Nos. 7 and 8 in The Regional Municipality of Waterloo lying between a point situate 860 metres measured westerly from its intersection with centre line of the roadway known as Regional Road 51 in the Township of Wilmot and a point situate at its intersection with the centre line of the east junction of the King's Highway known as No. 8 (King Street) in the City of Kitchener.

(2) Paragraph 16 of Part 3 of Schedule 6 to the Regulation is revoked and the following substituted:

Perth—Twp. of South Easthope
Regional Municipality of Waterloo—Twp. of Wilmot

16. That part of the King's Highway known as Nos. 7 and 8 lying between a point situate 610 metres measured from its intersection with the centre line of the King's Highway known as No. 59 in the Township of South Easthope in the County of Perth and a point situate 860 metres measured westerly from its intersection with the centre line of the roadway known as Regional Road 51 in the Township of Wilmot in The Regional Municipality of Waterloo.

2. (1) Paragraph 36 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:

District of Kenora—Twps. of Ignace and Zealand

36. That part of the King's Highway known as No. 17 in the Territorial District of Kenora lying between a point situate at the

intersection with the roadway known as West Beach Drive in the Township of Ignace and a point situate 550 metres measured easterly from its intersection with the westerly abutment of the bridge over Nugget Creek in the Township of Zealand.

(2) Paragraph 21 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:

District of Kenora—Twp. of Ignace

21. That part of the King's Highway known as No. 17 in the Territorial District of Kenora in the Township of Ignace beginning at a point situate 215 metres measured westerly from its intersection with the westerly limit of the roadway known as West Street and extending westerly to a point situate at the intersection with the roadway known as West Beach Drive.

3. Part 5 of Schedule 31 to the Regulation is amended by adding the following paragraph:

Dufferin—Twp. of East Luther Grand Valley
Village of Grand Valley

5. That part of the King's Highway known as No. 25 in the Township of East Luther Grand Valley commencing at a point situate 28 metres measured northerly from its intersection with the centre line of the roadway known as Fife Road in the Village of Grand Valley and extending northerly for a distance of 400 metres.

4. (1) Paragraph 1 of Part 1 of Schedule 73 to the Regulation is revoked.

(2) Paragraph 1 of Part 2 of Schedule 73 to the Regulation is revoked and the following substituted:

District Municipality of Muskoka—Twp. of Georgian Bay
District of Parry Sound—Twp. of Foley

1. That part of the King's Highway known as No. 69 lying between a point situate 700 metres measured northerly from its intersection with the centre line of the roadway known as Tower Road in the Township of Georgian Bay (Geographic Township of Gibson) in the District Municipality of Muskoka and a point situate 245 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 518 in the Township of Foley in the Territorial District of Parry Sound.

5. Paragraph 1 of Part 1 of Schedule 123 to the Regulation is revoked and the following substituted:

Municipality of Metropolitan Toronto—City of North York
District Municipality of Muskoka—Twp. of Georgian Bay

1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the southerly limit of the structure over the King's Highway known as No. 401 in the City of North York in the Municipality of Metropolitan Toronto and a point situate 700 metres measured northerly from its intersection with the centre line of the roadway known as Tower Road in the Township of Georgian Bay (Geographic Township of Gibson) in the District Municipality of Muskoka.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 26, 1997.

ONTARIO REGULATION 209/97
made under the
HIGHWAY TRAFFIC ACT

Made: May 26, 1997
Filed: May 29, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97, 141/97, 194/97 and 208/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Paragraph 15 of Part 3 of Schedule 11 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Dufferin—Town of Orangeville
Twps. of Amaranth and East Garafraxa

15. That part of the King's Highway known as No. 9 in the County of Dufferin lying between a point situate 28 metres easterly from its intersection with centre line of the roadway known as County Road 16 between the Town of Orangeville and the Township of Amaranth and a point situate at its intersection with the easterly limit of the east junction of the King's Highway known as No. 25 in the Township of East Garafraxa.

(2) Paragraph 5 of Part 5 of Schedule 11 to the Regulation is revoked.

2. (1) Paragraph 22 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:

District of Kenora—Twp. of Zealand

22. That part of the King's Highway known as No. 17 in the Township of Zealand in the Territorial District of Kenora lying between a point situate 840 metres measured westerly from its intersection with the roadway known as Wellington Street in the hamlet of Wabigoon and a point situate at its intersection with the roadway known as Bedworth Road in the incorporated Township of Barclay.

(2) Paragraph 8 of Part 5 of Schedule 21 to the Regulation is revoked and the following substituted:

District of Kenora—Twp. of Zealand

8. That part of the King's Highway known as No. 17 in the hamlet of Wabigoon in the Township of Zealand in the Territorial District of Kenora commencing at a point situate 50 metres measured westerly from its intersection with the roadway known as Wellington Street and extending westerly for a distance of 790 metres.

3. (1) Paragraph 12 of Part 3 of Schedule 63 to the Regulation is revoked and the following substituted:

Regional Municipality of Haldimand-Norfolk—Twp. of Norfolk

12. That part of the King's Highway known as No. 59 in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk lying between a point situate 550 metres measured northerly from its intersection with the centre line of the roadway known as William Street and a point situate 675 metres measured southerly from its intersection with the centre line of the roadway known as Regional Road 21.

(2) Part 3 of Schedule 63 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Haldimand-Norfolk—Twp. of Norfolk

15. That part of the King's Highway known as No. 59 in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk lying between a point situate 200 metres measured northerly from its intersection with the centre line of the roadway known as Regional Road 21 and a point situate at its intersection with the south limit of the west junction of the King's Highway known as No. 3 and No. 59.

(3) Part 5 of Schedule 63 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Haldimand-Norfolk—Twp. of Norfolk

12. That part of the King's Highway known as No. 59 in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk lying between a point situate 675 metres measured southerly from its intersection with the centre line of the roadway known as Regional Road 21 and a point situate 200 metres measured northerly from its intersection with the centre line of the roadway known as Regional Road 21.

(4) Paragraph 1 of Part 6 of Schedule 63 to the Regulation is revoked and the following substituted:

Regional Municipality of Haldimand-Norfolk—Twp. of Norfolk

1. That part of the King's Highway known as No. 59 in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk lying between a point situate 30 metres measured southerly from its intersection with the centre line of the roadway known as South Street and a point situate 550 metres measured northerly from its intersection with the centre line of the roadway known as William Street.

4. (1) Paragraph 1 of Part 3 of Schedule 90 to the Regulation is revoked and the following substituted:

Simcoe—Town of Bradford West Gwillimbury

1. That part of the King's Highway known as No. 88 in the Town of Bradford West Gwillimbury in the County of Simcoe lying between a point situate 38 metres measured westerly from its intersection with the centre line of the roadway known as Bradford West Gwillimbury Road 10 and a point situate 200 metres measured easterly from its intersection with the centre line of the roadway known as Mulock Drive.

(2) Paragraph 1 of Part 6 of Schedule 90 to the Regulation is revoked.

5. (1) Paragraph 8 of Part 3 of Schedule 91 to the Regulation is revoked and the following substituted:

Wellington—Town of Harriston
Grey—Twp. of Normanby

8. That part of the King's Highway known as No. 89 lying between a point situate 632 metres measured easterly from its intersection with the centre line of the roadway known as Lawrence Street in the Town of Harriston in the County of Wellington and a point situate at its intersection with the centre line of the roadway known as Sligo Road in the Township of Normanby in the County of Grey.

(2) Paragraph 1 of Part 4 of Schedule 91 to the Regulation is revoked and the following substituted:

Wellington—Twp. of Minto
Town of Harriston

1. That part of the King's Highway known as No. 89 in the Township of Minto in the County of Wellington commencing at a point situate 284 metres measured easterly from its intersection with the centre line of the roadway known as Lawrence Street in the Town of Harriston and extending easterly for a distance of 384 metres.

(3) Part 6 of Schedule 91 to the Regulation is amended by adding the following paragraph:

Wellington—Twp. of Minto
Town of Harriston

3. That part of the King's Highway known as No. 89 in the Township of Minto in the County of Wellington commencing at a point situate 52 metres measured easterly from its intersection with the centre line of the roadway known as Lawrence Street in the Town of Harriston and extending easterly for a distance of 232 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 26, 1997.

24/97

ONTARIO REGULATION 210/97 made under the HIGHWAY TRAFFIC ACT

Made: May 26, 1997
Filed: May 29, 1997Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory Without
Municipal Organization)

Note: Regulation 631 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 60

1. The highway known as Grindstone Point Road in the Township of Ley in the Territorial District of Algoma at its intersection with the highway known as Marlett Drive.
2. Southbound on Grindstone Road.

AL PALLADINI
Minister of Transportation

Dated at Toronto on May 26, 1997.

24/97

ONTARIO REGULATION 211/97**made under the
REGISTRY ACT**

Made: May 30, 1997

Filed: May 30, 1997

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Offices for the following Divisions shall be kept open from 9:30 o'clock in the forenoon until 5:30 p.m., local time, on May 30, 1997.

Land Titles Division of Peel (No. 43)

Registry Division of Peel (No. 43)

Land Titles Division of Waterloo (No. 58)

Registry Division of Waterloo (No. 58)

Land Titles Division of Metropolitan Toronto (No. 66)

2. This Regulation is revoked on May 31, 1997.

IAN VEITCH

Director of Land Registration

Dated at Toronto on May 30, 1997.

24/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—06—21

ONTARIO REGULATION 212/97 made under the ADMINISTRATION OF JUSTICE ACT

Made: May 14, 1997
Filed: June 2, 1997

Amending O. Reg. 293/92
(Ontario Court (General Division)
and Court of Appeal—Fees)

Note: Ontario Regulation 293/97 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Ontario Regulation 293/92 is revoked and the following substituted:

1. The following fees are payable:

1. On the issue of,

i. a statement of claim or notice of action . . .	\$132.00
ii. a petition for divorce	135.00
iii. a notice of application,	
A. under Part IV of the <i>Landlord and Tenant Act</i>	45.00
B. other than under Part IV of the <i>Landlord and Tenant Act</i>	132.00
iv. a third or subsequent party claim	132.00
v. a statement of defence and counterclaim adding a party or an answer and counterpetition adding a party	132.00
vi. a summons to a witness	18.00
vii. a certificate, other than a certificate of a search by the registrar required on an application for a certificate of appointment of estate trustee, and not more than five pages of copies of the Court document annexed	18.00
for each additional page	1.00
viii. a commission	37.00
ix. a writ of execution	48.00
x. a notice of garnishment (including the filing of the notice with the sheriff)	100.00

2. On the signing of,

i. an order directing a reference, except an order on requisition directing the assessment of a solicitor and client bill of costs	179.00
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RÈGLEMENT DE L'ONTARIO 212/97 pris en application de la LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 14 mai 1997
déposé le 2 juin 1997

modifiant le Règl. de l'Ont. 293/92
(Cour de l'Ontario (Division générale)
et Cour d'appel — Honoraires et frais)

Remarque : Le Règlement de l'Ontario 293/92 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'article 1 du Règlement de l'Ontario 293/92 est abrogé et remplacé par ce qui suit :

1. Les honoraires et frais suivants sont payables :

1. Sur délivrance des documents suivants :

i. une déclaration ou un avis d'action	132,00 \$
ii. une requête en divorce	135,00
iii. un avis de requête :	
A. présenté en vertu de la partie IV de la <i>Loi sur la location immobilière</i>	45,00
B. autre qu'un avis présenté en vertu de la partie IV de la <i>Loi sur la location immobilière</i>	132,00
iv. une mise en cause ou une mise en cause subséquente	132,00
v. une défense et une demande reconventionnelle ajoutant une partie, ou une défense à la requête en divorce et une requête reconventionnelle en divorce ajoutant une partie	132,00
vi. une assignation à un témoin	18,00
vii. un certificat, autre qu'un certificat de recherche par le greffier exigé dans le cas d'une requête en vue d'obtenir un certificat de nomination à titre de fiduciaire de la succession, et au plus cinq pages copiées à partir du document de procédure en annexe	18,00
par page supplémentaire	1,00
viii. une commission rogatoire	37,00
ix. un bref d'exécution forcée	48,00
x. un avis de saisie-arrêt (y compris le dépôt de l'avis auprès du shérif)	100,00

2. Sur signature des documents suivants :

i. une ordonnance de renvoi, à l'exception d'une ordonnance sur réquisition ordonnant la liquidation du mémoire des dépens procureur-client	179,00
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ii. an order on requisition directing the assessment of a solicitor and client bill of costs	\$ 53.00	ii. une ordonnance sur réquisition ordonnant la liquidation du mémoire des dépens procureur-client	53,00 \$
iii. a notice of appointment for the assessment of party and party costs	75.00	iii. un avis de rencontre pour la liquidation des dépens partie-partie	75,00
3. On the filing of,		3. Sur dépôt des documents suivants :	
i. a notice of intent to defend	74.00	i. un avis d'intention de présenter une défense	74,00
ii. a statement of defence or an answer where no notice of intent to defend has been filed by the same party	74.00	ii. une défense ou une réponse à la requête en divorce lorsqu'aucun avis d'intention de présenter une défense n'a été déposé par la même partie	74,00
iii. a notice of appearance	74.00	iii. un avis de comparution	74,00
iv. a notice of motion served on another party, a notice of motion without notice, a notice of motion for a consent order or a notice of motion for leave to appeal	75.00	iv. un avis de motion signifié à une autre partie, un avis de motion sans préavis, un avis de motion en vue d'obtenir une ordonnance avec le consentement des parties ou un avis de motion en autorisation d'interjeter appel	75,00
v. a notice of return of motion	75.00	v. un avis du rapport de la motion	75,00
vi. a notice of motion for judgment in a divorce action, including, where applicable, a motion for corollary relief included with the motion for judgment	170.00	vi. un avis de motion en vue d'obtenir un jugement dans une action en divorce, y compris, s'il y a lieu, une motion en vue d'obtenir des mesures accessoires qui est comprise dans la motion en vue d'obtenir un jugement	170,00
vii. a requisition for signing of default judgment by registrar	50.00	vii. une réquisition pour obtenir la consignation par le greffier d'un jugement par défaut ...	50,00
viii. a trial record, for the first time only	268.00	viii. un dossier d'instruction, pour la première fois seulement	268,00
ix. a notice of appeal from an interlocutory order	132.00	ix. un avis d'appel d'une ordonnance interlocutoire	132,00
x. a notice of appeal to an appellate court of a final order of a small claims court	75.00	x. un avis d'appel, auprès d'une cour d'appel, d'une ordonnance définitive d'une cour des petites créances	75,00
xi. a notice of appeal to an appellate court of a final order of any court or tribunal other than a small claims court	200.00	xi. un avis d'appel, auprès d'une cour d'appel, d'une ordonnance définitive d'un tribunal judiciaire ou administratif autre qu'une cour des petites créances	200,00
xii. a request to redeem or request for sale	75.00	xii. une demande de rachat ou une demande de vente	75,00
xiii. an affidavit under section 11 of the <i>Bulk Sales Act</i>	50.00	xiii. un affidavit prévu à l'article 11 de la <i>Loi sur la vente en bloc</i>	50,00
xiv. a jury notice in a civil proceeding	75.00	xiv. la convocation du jury dans une instance civile	75,00
4. For obtaining an appointment with a registrar for settlement of an order	75.00	4. Pour une rencontre avec un greffier pour faire établir une ordonnance	75,00
5. For perfecting an appeal	150.00		
6. For the making up and forwarding of papers, documents and exhibits	50.00 and the transportation on costs	6. Pour la préparation et l'envoi d'écrits, de documents et de pièces	50,00 plus les frais de transport
7. For making copies of documents,		7. Pour la reproduction de documents :	
i. not requiring certification, per page	1.00	i. dont la certification n'est pas exigée, par page	1,00
ii. requiring certification, per page	2.50	ii. dont la certification est exigée, par page ..	2,50
8. For the inspection of a court file,		8. Pour l'examen d'un dossier du greffe :	

i. by a solicitor or party in the proceeding ...	no charge
ii. by a person who has entered into an agreement with the Attorney General for the bulk inspection of court files, per file	\$ 1.30
iii. by any other person, per file	25.00
9. For the retrieval from storage of a court file	50.00
10. For the taking of an affidavit or declaration by a commissioner for taking affidavits	10.00

2. Section 3 of the Regulation is revoked and the following substituted:

3. (1) The following fees are payable in an action under the *Construction Lien Act*:

1. Where the claim, crossclaim, counterclaim or third party claim does not exceed \$6,000,	
i. on the issuing of a statement of claim, crossclaim, counterclaim or third party claim	\$ 50.00
2. Where the claim, crossclaim, counterclaim or third party claim exceeds \$6,000,	
i. on the issuing of a statement of claim, crossclaim, counterclaim or third party claim	132.00
ii. on the filing of a statement of defence	75.00
iii. on the issuing of a certificate of action	75.00
iv. on the filing of a trial record	270.00

(2) The fees set out in section 1, except those in paragraphs 1, 2 and 3 of that section, are payable in an action under the *Construction Lien Act* in addition to the fees set out in subsection (1).

3. Section 4 of the Regulation is revoked and the following substituted:

4. (1) The following fees are payable in respect of an application under the *Repair and Storage Liens Act*:

1. On the filing of,	
i. an application	\$135.00
ii. a notice of objection	75.00
iii. a waiver of further claim and a receipt	no charge
2. On the issuing of,	
i. an initial certificate	75.00
ii. a final certificate	75.00
iii. a writ of seizure	48.00

i. par un procureur ou une partie à l'instance	sans frais
ii. par une personne qui a conclu une entente avec le procureur général pour l'examen en bloc de dossiers du greffe, par dossier	1,30 \$
iii. par toute autre personne, par dossier	25,00
9. Pour la récupération d'un dossier du greffe qui est archivé	50,00
10. Pour la réception d'affidavits ou de déclarations par un commissaire aux affidavits	10,00

2. L'article 3 du Règlement est abrogé et remplacé par ce qui suit :

3. (1) Les frais et honoraires suivants sont payables dans une action intentée aux termes de la *Loi sur le privilège dans l'industrie de la construction* :

1. Si le montant demandé dans la déclaration, la demande entre défendeurs, la demande reconventionnelle ou la mise en cause ne dépasse pas 6 000 \$:	
i. sur délivrance d'une déclaration, d'une demande entre défendeurs, d'une demande reconventionnelle ou d'une mise en cause .	50,00 \$
2. Si le montant demandé dans la déclaration, la demande entre défendeurs, la demande reconventionnelle ou la mise en cause dépasse 6 000 \$:	
i. sur délivrance d'une déclaration, d'une demande entre défendeurs, d'une demande reconventionnelle ou d'une mise en cause .	132,00
ii. sur dépôt d'une défense	75,00
iii. sur délivrance d'un certificat d'action	75,00
iv. sur dépôt du dossier d'instruction	270,00

(2) Les frais et honoraires énoncés à l'article 1, sauf ceux figurant aux dispositions 1, 2 et 3 de cet article, sont payables dans une action intentée aux termes de la *Loi sur le privilège dans l'industrie de la construction* et s'ajoutent aux frais et honoraires énoncés au paragraphe (1).

3. L'article 4 du Règlement est abrogé et remplacé par ce qui suit :

4. (1) Les frais et honoraires suivants sont payables à l'égard d'une requête présentée aux termes de la *Loi sur le privilège des réparateurs et des entrepreneurs* :

1. Sur dépôt des documents suivants :	
i. une requête	135,00 \$
ii. un avis d'opposition	75,00
iii. une renonciation à toute demande ultérieure et un reçu	sans frais
2. Sur délivrance des documents suivants :	
i. un certificat initial	75,00
ii. un certificat définitif	75,00
iii. un bref de saisie	48,00

(2) The fees set out in section 1, except those in paragraphs 1, 2 and 3 of that section, are payable in an action under the *Repair and Storage Liens Act* in addition to the fees set out in subsection (1).

4. Subsection 5 (1) of the Regulation is revoked and the following substituted:

(1) The following fees are payable to an official examiner:

1. for the appointment, for each person examined . .	\$ 9.50
2. for the provision of facilities, for the first two hours or part	32.00
for each additional hour or part	16.00
3. for a reporter's attendance, for the first two hours or part	40.00
for each additional hour or part	20.00
4. for the transcript of an examination, per page, regardless of the party ordering,	
i. for one copy of the first transcript ordered .	4.00
ii. for one copy of each transcript ordered after the reporter has satisfied the order for a transcript described in subparagraph i	3.40
iii. for each additional copy ordered before the reporter has satisfied the order for a transcript described in subparagraph i or ii	0.80
5. for handling costs, per invoice	5.50
6. for cancellation of or failure to keep an appointment, with less than three working days' notice,	
i. for the cancellation or failure to attend . . .	11.50
ii. for the first two hours or part reserved for the appointment	72.00
iii. for each additional hour or part reserved for the appointment	36.00

(2) Les frais et honoraires énoncés à l'article 1, sauf ceux figurant aux dispositions 1, 2 et 3 de cet article, sont payables dans une action intentée aux termes de la *Loi sur le privilège des réparateurs et des entreposeurs* et s'ajoutent aux frais et honoraires énoncés au paragraphe (1).

4. Le paragraphe 5 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Les frais et honoraires suivants sont payables à un auditeur officiel :

1. pour la rencontre, par personne interrogée	9,50 \$
2. pour une salle, les deux premières heures ou une partie de celles-ci	32,00
par heure ou partie d'heure supplémentaire	16,00
3. pour les services d'un sténographe, les deux premières heures ou une partie de celles-ci	40,00
par heure ou partie d'heure supplémentaire	20,00
4. pour la transcription de l'interrogatoire, par page, quelle que soit la partie qui en fait la demande :	
i. pour une copie de la première transcription demandée	4,00
ii. pour une copie de chacune des transcriptions demandées après que le sténographe a satisfait à la demande de transcription mentionnée à la sous-disposition i	3,40
iii. pour chaque copie supplémentaire demandée avant que le sténographe ait satisfait à la demande de transcription mentionnée à la sous-disposition i ou ii	0,80
5. frais de manutention, par facture	5,50
6. pour l'annulation d'une rencontre ou le défaut de s'y présenter sans avoir donné un préavis d'au moins trois jours ouvrables :	
i. pour l'annulation ou le défaut de se présenter	11,50
ii. pour les deux premières heures ou une partie de celles-ci réservées pour la rencontre . . .	72,00
iii. par heure ou partie d'heure supplémentaire réservée pour la rencontre	36,00

25/97

ONTARIO REGULATION 213/97
made under the
ADMINISTRATION OF JUSTICE ACT

Made: May 14, 1997
Filed: June 2, 1997

Amending O. Reg. 294/92
(Sheriffs—Fees)

Note: Ontario Regulation 294/92 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 12 of subsection 1 (1) of Ontario Regulation 294/92 is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 213/97
pris en application de la
LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 14 mai 1997
déposé le 2 juin 1997

modifiant le Règl. de l'Ont. 294/92
(Shérifs — Honoraires et frais)

Remarque : Le Règlement de l'Ontario 294/92 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. La disposition 12 du paragraphe 1 (1) du Règlement de l'Ontario 294/92 est abrogée et remplacée par ce qui suit :

12. For any service or act ordered by a court for which no fee is provided, for each hour or part of an hour spent performing the service or doing the act \$25.00

12. Pour tout service ou acte ordonné par un tribunal et pour lequel des honoraires ou des frais ne sont pas prévus, par heure ou fraction d'heure consacrée à la fourniture du service ou à l'accomplissement de l'acte 25,00 \$

25/97

ONTARIO REGULATION 214/97
made under the
ADMINISTRATION OF JUSTICE ACT

Made: May 14, 1997
Filed: June 2, 1997

Amending O. Reg. 432/93
(Small Claims Court—Fees and Allowances)

Note: Ontario Regulation 432/93 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Ontario Regulation 432/93 is revoked and the following substituted:

1. (1) The fees set out in Schedule 1 are payable to clerks of the Small Claims Court.

(2) In this section and Schedule 1,

“claimant” includes an individual, a sole proprietorship, a partnership, an unincorporated organization and a corporation.

(3) For the purpose of Schedule 1, a claimant who,

(a) files a claim in a Small Claims Court office between September 2, 1997 and December 31, 1997 and who has filed 10 or more claims in the same office on or after September 2, 1997 is a frequent claimant;

(b) after December 31, 1997, files a claim in a Small Claims Court office on or after January 1 in any subsequent calendar year and who has filed 10 or more claims in the same office in the relevant calendar year is a frequent claimant;

(c) is not a frequent claimant under clause (a) or (b) is an infrequent claimant.

2. Schedule 1 to the Regulation is revoked and the following substituted:

Schedule 1

CLERK'S FEES

- | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| 1. Filing of a claim by an infrequent claimant | \$ 50.00 |
| 2. Filing of a claim by a frequent claimant | 120.00 |
| 3. Filing of a third party claim or counterclaim | 50.00 |
| 4. Filing a notice of motion served on another party, a notice of motion without notice or a notice of motion for a consent order (except a notice of motion under the <i>Wages Act</i>) | 40.00 |

RÈGLEMENT DE L'ONTARIO 214/97
pris en application de la
LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 14 mai 1997
déposé le 2 juin 1997

modifiant le Règl. de l'Ont. 432/93
(Cour des petites créances — Honoraires, frais et indemnités)

Remarque : Le Règlement de l'Ontario 432/93 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'article 1 du Règlement de l'Ontario 432/93 est abrogé et remplacé par ce qui suit :

1. (1) Les honoraires et frais énoncés à l'annexe 1 sont payables aux greffiers de la Cour des petites créances.

(2) La définition qui suit s'applique au présent article et à l'annexe 1.

«réclamant» S'entend notamment d'un particulier, d'une entreprise personnelle, d'une société en nom collectif, d'une association sans personnalité morale et d'une personne morale.

(3) Pour l'application de l'annexe 1, le réclamant qui :

a) dépose une demande au greffe de la Cour des petites créances entre le 2 septembre 1997 et le 31 décembre 1997 et qui a déposé au même greffe 10 demandes ou plus le 2 septembre 1997 ou après cette date est un réclamant habituel;

b) après le 31 décembre 1997, dépose une demande au greffe de la Cour des petites créances et qui a déposé au même greffe et dans la même année civile après cette date 10 demandes ou plus est un réclamant habituel;

c) n'est pas un réclamant habituel aux termes de l'alinéa a) ou b) est un réclamant occasionnel.

2. L'annexe 1 du Règlement est abrogée et remplacée par ce qui suit :

Annexe 1

HONORAIRES ET FRAIS DU GREFFIER

- | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| 1. Pour le dépôt d'une demande par un réclamant occasionnel | 50,00 \$ |
| 2. Pour le dépôt d'une demande par un réclamant habituel | 120,00 |
| 3. Pour le dépôt d'une mise en cause ou d'une demande reconventionnelle | 50,00 |
| 4. Pour le dépôt d'un avis de motion signifié à une autre partie, un avis de motion sans préavis ou un avis de motion en vue d'obtenir une ordonnance avec le consentement des parties (sauf un avis de motion visé par la <i>Loi sur les salaires</i>) | 40,00 |

5. Filing a defence	\$ 25.00	5. Pour le dépôt d'une défense	25,00 \$
6. Issuing a summons to a witness	10.00	6. Pour la délivrance d'une assignation à un témoin ..	10,00
7. Receiving for enforcement a process from the Ontario Court (Provincial Division) or an order or judgment as provided by statute	25.00	7. Pour la réception d'un acte de procédure de la Cour de l'Ontario (Division provinciale) aux fins d'exécution forcée ou d'une ordonnance ou d'un jugement prévus par une loi	25,00
8. Issuing a certificate of judgment	10.00	8. Pour la délivrance d'un certificat de jugement ...	10,00
9. Issuing a writ of delivery, a writ of seizure and sale or a notice of examination	35.00	9. Pour la délivrance d'un bref de délaissement, d'un bref de saisie-exécution ou d'un avis d'interrogatoire	35,00
10. Issuing a notice of garnishment	50.00	10. Pour la délivrance d'un avis de saisie-arrêt	50,00
11. Preparing and filing a consolidation order	75.00	11. Pour la préparation et le dépôt d'une ordonnance de consolidation	75,00
12. Forwarding a court file to Divisional Court for appeal	20.00	12. Pour la transmission d'un dossier du greffe à la Cour divisionnaire aux fins d'appel	20,00
13. Issuing a certified copy of a judgment or other document, per page	2.00	13. Pour la délivrance d'une copie certifiée conforme d'un jugement ou d'un autre document, par page ..	2,00
14. Transmitting a document other than by first class mail	Cost of transmission	14. Pour l'envoi d'un document autrement que par courrier de première classe	Frais d'envoi
15. For the inspection of a court file,		15. Pour l'examen d'un dossier du greffe :	
i. by a solicitor or party in the proceeding ...	no charge	i. par un procureur ou une partie à l'instance	sans frais
ii. by a person who has entered into an agreement with the Attorney General for the bulk inspection of court files, per file	1.00	ii. par une personne qui a conclu une entente avec le procureur général pour l'examen en bloc de dossiers du greffe, par dossier	1,00
iii. by any other person, per file	10.00	iii. par toute autre personne, par dossier	10,00
16. Making a photocopy of a document not requiring certification, per page	1.00	16. Pour la photocopie de documents dont la certification n'est pas exigée, par page	1,00
17. Preparing records of orders, per name	2.00	17. Pour la préparation de relevés d'ordonnances, par nom	2,00
18. In an application under the <i>Repair and Storage Liens Act</i> ,		18. Dans le cas d'une requête présentée en vertu de la <i>Loi sur le privilège des réparateurs et des entrepreneurs</i> :	
i. on the filing of,		i. sur dépôt des documents suivants :	
A. an application	100.00	A. une requête	100,00
B. a notice of objection	35.00	B. un avis d'opposition	35,00
C. a waiver of further claim and a receipt	no charge	C. une renonciation à toute demande ultérieure et un reçu	sans frais
ii. on the issuing of,		ii. sur délivrance des documents suivants :	
A. an initial certificate	35.00	A. un certificat initial	35,00
B. a final certificate	35.00	B. un certificat définitif	35,00
C. a writ of seizure	35.00	C. un bref de saisie	35,00
19. Fixing of a date for trial by an infrequent claimant	100.00	19. Pour la fixation de la date du procès par un réclamant occasionnel	100,00
20. Fixing of a date for trial by a frequent claimant ..	130.00	20. Pour la fixation de la date du procès par un réclamant habituel	130,00
21. Entering of a default judgment by an infrequent claimant	35.00	21. Pour l'inscription d'un jugement par défaut par un réclamant occasionnel	35,00
22. Entering of a default judgment by a frequent claimant	50.00	22. Pour l'inscription d'un jugement par défaut par un réclamant habituel	50,00

ONTARIO REGULATION 215/97
made under the
ADMINISTRATION OF JUSTICE ACT

Made: May 14, 1997
Filed: June 2, 1997

Amending O. Reg. 417/95
(Ontario Court (General Division)—Family Court—Fees)

Note: Ontario Regulation 417/95 has not previously been amended.

1. Section 1 of Ontario Regulation 417/95 is amended by adding the following item:

9. For the filing of a domestic contract \$50.00

25/97

RÈGLEMENT DE L'ONTARIO 215/97
pris en application de la
LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 14 mai 1997
déposé le 2 juin 1997

modifiant le Règl. de l'Ont. 417/95
(Cour de l'Ontario (Division générale) — Cour de la famille — Frais)

Remarque : Le Règlement de l'Ontario 417/95 n'a pas été modifié antérieurement.

1. L'article 1 du Règlement de l'Ontario 417/95 est modifié par adjonction du numéro suivant :

9. Pour le dépôt d'un contrat familial 50,00 \$

ONTARIO REGULATION 216/97
made under the
ADMINISTRATION OF JUSTICE ACT

Made: May 14, 1997
Filed: June 2, 1997

Amending O. Reg. 296/92
(Ontario Court (Provincial Division)—Fees)

Note: Ontario Regulation 296/92 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Ontario Regulation 296/92 is amended by adding the following item:

2. For the filing of a domestic contract \$50.00

25/97

RÈGLEMENT DE L'ONTARIO 216/97
pris en application de la
LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 14 mai 1997
déposé le 2 juin 1997

modifiant le Règl. de l'Ont. 296/92
(Cour de l'Ontario (Division provinciale) — Frais)

Remarque : Le Règlement de l'Ontario 296/92 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'article 1 du Règlement de l'Ontario 296/92 est modifié par adjonction du numéro suivant :

2. Pour le dépôt d'un contrat familial 50,00 \$

ONTARIO REGULATION 217/97
made under the
PLANNING ACT

Made: June 2, 1997
Filed: June 2, 1997

**DELEGATION OF AUTHORITY OF MINISTER
TO COUNTY OF RENFREW**

1. (1) The Minister's authority under section 51 of the Act to approve plans of subdivision and section 50 of the *Condominium Act* to approve or exempt condominium descriptions is delegated to the council of the County of Renfrew in respect of all the land situate in the municipality.

(2) The delegation does not apply to any applications for approval of plans of subdivision under section 51 of the Act or any approval or exemption of condominium descriptions under section 50 of the *Condominium Act* made before June 2, 1997 to the Minister.

2. The Minister's authority to give approval under section 51 of the Act as it read on March 27, 1995 and continued by section 74.1 of the Act is delegated to the council of the County of Renfrew with respect to applications for approval of plans of subdivision whose file numbers are set out in the Schedule.

3. (1) The authority of the Minister under subsection 297 (10) of the *Municipal Act* to approve by-laws under clause 297 (1) (b) or (c) of the *Municipal Act* in respect of any highway or part of a highway shown on a registered plan of subdivision registered after March 27, 1946 is delegated to the council of the County of Renfrew in respect of all the land situate in the municipality.

(2) The delegation does not apply to a by-law passed under clauses 297 (1) (b) or (c) of the *Municipal Act* before June 2, 1997 by the council of a municipality that forms part of the County of Renfrew.

4. (1) The authority of the Minister under subsection 305 (2) of the *Municipal Act* to approve the laying out of highways less than 20 metres in width is delegated to the council of the County of Renfrew in respect of all the land situate in the municipality.

(2) The delegation does not apply to any application for an approval under subsection 305 (2) of the *Municipal Act* made before June 2, 1997 to the council of the County of Renfrew.

5. (1) The authority of the Minister under subsection 88 (3) of the *Registry Act* and section 146 of the *Land Titles Act* to give his or her consent to orders amending plans of subdivision registered after March 26, 1946 is delegated to the council of the County of Renfrew in respect of all the land situate in the municipality.

(2) The delegation does not apply to any application for a consent under subsection 88 (3) of the *Registry Act* and section 146 of the *Land Titles Act* made before June 2, 1997 to the council of the County of Renfrew.

6. (1) If any of the authority delegated to the council is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

7. This Regulation comes into force on June 2, 1997.

Schedule

FILE NUMBERS OF APPLICATIONS FOR APPROVAL OF PLANS OF SUBDIVISION

47-T-83003	47-T-91010
47-T-85005	47-T-91011
47-T-86004	47-T-92002
47-T-86007	47-T-92003
47-T-86009	47-T-92004
47-T-86014	47-T-92010
47-T-87002	47-T-93002
47-T-87009	47-T-93004
47-T-88005	47-T-93005
47-T-89001	47-T-93007
47-T-89002	47-T-94001
47-T-90005	47-T-94002
47-T-91003	47-T-94004
47-T-91006	47-T-95001

47-T-95002
47-T-95003
47-T-95005
47-T-96001
47-T-96002

47-T-96004
47-T-96005
47-T-97001
47-T-97002

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 2, 1997.

25/97

ONTARIO REGULATION 218/97 made under the PLANNING ACT

Made: May 22, 1997
Filed: June 5, 1997

Amending O. Reg. 25/86
(Zoning Areas—District of Kenora (Territorial),
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1997, Ontario Regulation 25/86 has been amended by Ontario Regulations 12/97, 143/97 and 144/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 25/86 is amended by adding the following section:

124. (1) Despite paragraph 4 of subsection 65 (1), the minimum front yard requirement for uses, buildings and structures on the land described in subsection (2) is 6 metres.

(2) Subsection (1) applies to those lands in the geographic Township of Drayton in the District of Kenora, being part of Lot 1 in Range VI on the Reserve and part of Location S.N. 150 on the Reserve, more particularly described as Parcel 38554 D.K.F. designated as Part 2 on Reference Plan 23R-8058 deposited in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 22, 1997.

25/97

ONTARIO REGULATION 219/97 made under the FOREST FIRES PREVENTION ACT

Made: June 5, 1997
Filed: June 5, 1997

RESTRICTED FIRE ZONE

1. Zone 13 of the East Fire Region, except that part described in Ontario Regulation 164/97, and Zones 14, 15, 16, 17 and 18 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96,

are declared to be a restricted fire zone from 0001 hours on the 6th day of June to 2400 hours on the 10th day of June, both inclusive, in the year 1997.

BARRY G. JONES
Acting Deputy Minister of Natural Resources

Dated at Toronto on June 5, 1997.

25/97

ONTARIO REGULATION 220/97
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 4, 1997
Filed: June 6, 1997

**DESIGNATIONS—ST. THOMAS SANITARY
COLLECTION SERVICE LIMITED AND ADVANCE
CONTAINER OF CANADA LIMITED,
A DIVISION OF GREEN LANE
ENVIRONMENTAL GROUP LTD.**

1. In this Regulation,

“St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a division of Green Lane Environmental Group Ltd.” includes any person related to St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a division of Green Lane Environmental Group Ltd. by ownership and any person, other than a municipality, who is a party to a contract with St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a division of Green Lane Environmental Group Ltd. respecting any undertaking described in subsection 2 (1) or (2).

2. (1) Any enterprise or activity by St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a division of Green Lane Environmental Group Ltd. of disposing of waste at the Green Lane Landfill, located on Part of Lots 21, 22 and 23, Concession III, Township of Southwold in the County of Elgin, pursuant to a provisional certificate of approval for a waste disposal site issued after the day this Regulation comes into force under Part V of the *Environmental Protection Act*, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the *Environmental Assessment Act* applies.

(2) Any enterprise or activity by St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a division of Green Lane Environmental Group Ltd. involving a change in the operations of the Material Recovery and Centralized Composting Facility at 4645 Wellington Road in the City of London that is associated with an application for a provisional certificate of approval referred to in subsection (1), is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies.

25/97

ONTARIO REGULATION 221/97
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 4, 1997
Filed: June 6, 1997

**DESIGNATION—NOTRE DEVELOPMENT
CORPORATION**

1. In this Regulation,

“Notre Development Corporation” includes any person related to Notre Development Corporation by ownership and any person who is a party to a contract with Notre Development Corporation respecting any undertaking described in section 2.

2. Any enterprise or activity by Notre Development Corporation of disposing of waste at Adams Mine, an abandoned open pit mine located approximately 10 kilometres southeast of Kirkland Lake in the northwest quadrant of the geographic Township of Boston in the District of Timiskaming, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies.

25/97

ONTARIO REGULATION 222/97
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 4, 1997
Filed: June 6, 1997

**DESIGNATION—BROWNING-FERRIS
INDUSTRIES LIMITED**

1. In this Regulation,

“Browning-Ferris Industries Limited” includes any person related to Browning-Ferris Industries Limited by ownership and any person, other than a municipality, who is a party to a contract with Browning-Ferris Industries Limited respecting any undertaking described in section 2.

2. Any enterprise or activity by Browning-Ferris Industries Limited of disposing of waste at the Ridge Landfill, located on Parts of Lots 13 to 16, Concession 4, Township of Harwich in the County of Kent, pursuant to a provisional certificate of approval for a waste disposal site issued after the day this Regulation comes into force under Part V of the *Environmental Protection Act*, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the *Environmental Assessment Act* applies.

25/97



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—06—28

ONTARIO REGULATION 223/97 made under the COURTS OF JUSTICE ACT

Made: March 6, 1997
Approved: April 24, 1997
Filed: June 9, 1997

RULES FOR THE TORONTO REGION E-FILEING PILOT PROJECT

RULE 1 PURPOSE, APPLICATION AND INTERPRETATION

PURPOSE

1.01 The purpose of these rules is to establish a pilot project to test the use of a new technology, known as e-filing, for, among other things, the electronic issuing, service, filing and storage of court documents to make the administration of civil justice more efficient and to reduce cost and delay in civil litigation.

DEFINITION

1.02 In these rules,

“participant” means a law firm or legal department listed in the Schedule that has been trained in the use of and has purchased the software selected by the Ministry of the Attorney General for the e-filing server at the court office in the Toronto region.

SCOPE

1.03 A party to an action in the Toronto Region who is represented by a participant may, as provided in these rules,

- (a) have an originating process listed in subrule 3.01 (1) issued by the court;
- (b) serve or file a document listed in subrule 3.01 (1);
- (c) initiate a procedure provided for under these rules;
- (d) have a party noted in default;
- (e) have default judgment signed against a party; and
- (f) obtain a writ of seizure and sale.

EXCEPTION

1.04 These rules do not apply to actions under,

- (a) the *Bankruptcy and Insolvency Act* (Canada);
- (b) the *Class Proceedings Act*, 1992;
- (c) the *Construction Lien Act*;
- (d) the *Landlord and Tenant Act*; and
- (e) Rules 74 (Estates-Non-contentious proceedings) and 75 (Estates-contentious proceedings) of the Rules of Civil Procedure.

RÈGLEMENT DE L'ONTARIO 223/97 pris en application de la LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 6 mars 1997
approuvé le 24 avril 1997
déposé le 9 juin 1997

RÈGLES DU PROJET PILOTE DE DÉPÔT ÉLECTRONIQUE DE LA RÉGION DE TORONTO

RÈGLE 1 OBJET, CHAMP D'APPLICATION ET INTERPRÉTATION

OBJET

1.01 Les présentes règles ont pour objet de mettre sur pied un projet pilote d'utilisation d'une nouvelle technologie, appelée dépôt électronique, notamment pour la délivrance, la signification, le dépôt et le stockage électroniques des documents de procédure, en vue de rendre l'administration de la justice civile plus efficace et de réduire les coûts et les retards dans les poursuites civiles.

DÉFINITION

1.02 La définition qui suit s'applique aux présentes règles.

«participant» Cabinet d'avocats ou service du contentieux qui est visé à l'annexe, qui a reçu la formation nécessaire pour utiliser le logiciel retenu par le ministère du Procureur général aux fins du serveur de dépôt électronique du greffe de la région de Toronto et qui a acheté ce logiciel.

CHAMP D'APPLICATION

1.03 Toute partie à une action introduite dans la région de Toronto qui est représentée par un participant peut, de la manière prévue par les présentes règles :

- a) faire délivrer par le tribunal un acte introductif d'instance visé au paragraphe 3.01 (1);
- b) signifier ou déposer un document visé au paragraphe 3.01 (1);
- c) entamer une procédure prévue par les présentes règles;
- d) faire constater le défaut d'une partie;
- e) faire consigner un jugement par défaut contre une partie;
- f) obtenir un bref de saisie-exécution.

EXCEPTIONS

1.04 Les présentes règles ne s'appliquent pas aux actions introduites en vertu des lois et des règles suivantes :

- a) la *Loi sur la faillite et l'insolvabilité* (Canada);
- b) la *Loi de 1992 sur les recours collectifs*;
- c) la *Loi sur le privilège dans l'industrie de la construction*;
- d) la *Loi sur la location immobilière*;
- e) la Règle 74 (Successions — instances non contentieuses) et la Règle 75 (Successions — instances contentieuses) des *Règles de procédure civile*.

PRESCRIBED SOFTWARE

1.05 A party who is represented by a participant may have documents issued, served or filed as provided in these rules by having the participant use the software selected by the Ministry of the Attorney General and the court's e-filing server.

PAYMENT OF FEES

1.06 Where a fee is prescribed under the *Administration of Justice Act* for any document or procedure under these rules, a party who is represented by a participant and who takes a step under these rules shall pay the fee by having the participant authorize a transfer of funds from the participant's bank or trust corporation account to a bank account designated by the Ministry of the Attorney General, such transfer to be initiated by using the software selected by the Ministry of the Attorney General and the court's e-filing server.

RULES OF CIVIL PROCEDURE

1.07 (1) The Rules of Civil Procedure also apply to actions to which these rules apply, but these rules prevail in the event of conflict.

(2) A document referred to in subrule 3.01 (1) need not have a backsheet.

MATTERS NOT PROVIDED FOR

1.08 Where matters are not provided for in these rules, the practice shall be determined by analogy to them.

RULE 2 FORMAT OF DOCUMENTS**ELECTRONIC DOCUMENT**

2.01 (1) A document listed in subrule 3.01 (1) shall be in the form and format generated by a template provided by and accessible through the use of the software selected by the Ministry of the Attorney General.

(2) A document generated by a template referred to in subrule (1) may be used in place of the similarly named document under the Rules of Civil Procedure.

PAPER COPIES

2.02 When printed, typewritten or reproduced legibly on paper, a document listed in subrule 3.01 (1) shall be in the form and format generated by the templates referred to in subrule 2.01 (1).

RULE 3 ELECTRONIC ISSUING, FILING AND DELIVERY**ELECTRONIC ISSUING***List of documents*

3.01 (1) A party whose lawyer is a participant may have the following documents issued, served or filed as provided by these rules:

1. Notice of commencement of proceeding.
2. Notice of action.
3. Statement of claim.
4. Notice to file financial statement.
5. Notice of intent to defend.
6. Notice of defence.

LOGICIEL PRESCRIT

1.05 Toute partie qui est représentée par un participant peut faire délivrer, signifier ou déposer des documents de la manière prévue par les présentes règles en lui demandant d'utiliser le logiciel retenu par le ministère du Procureur général et le serveur de dépôt électronique du tribunal.

PAIEMENT DES FRAIS

1.06 Lorsque des frais sont prescrits aux termes de la *Loi sur l'administration de la justice* pour un document ou une procédure que prévoient les présentes règles, toute partie qui est représentée par un participant et qui prend une mesure aux termes des présentes règles les acquitte en demandant au participant d'autoriser un virement de fonds du compte qu'il détient dans une banque ou une société de fiducie au compte bancaire désigné par le ministère du Procureur général, le virement devant s'effectuer au moyen du logiciel retenu par ce ministère et du serveur de dépôt électronique du tribunal.

RÈGLES DE PROCÉDURE CIVILE

1.07 (1) Les *Règles de procédure civile* s'appliquent également aux actions auxquelles s'appliquent les présentes règles. Toutefois, celles-ci l'emportent en cas d'incompatibilité.

(2) Un document visé au paragraphe 3.01 (1) n'a pas besoin de feuille arrière.

SILENCE DES RÈGLES

1.08 En cas de silence des présentes règles, la pratique applicable est déterminée par analogie avec celles-ci.

RÈGLE 2 PRÉSENTATION DES DOCUMENTS**DOCUMENT ÉLECTRONIQUE**

2.01 (1) Tout document visé au paragraphe 3.01 (1) est rédigé en la forme et selon la présentation produites par une formule électronique accessible au moyen du logiciel retenu par le ministère du Procureur général.

(2) Tout document produit par une formule électronique visée au paragraphe (1) peut être utilisé à la place du document correspondant des *Règles de procédure civile* qui a une désignation semblable.

COPIES SUR PAPIER

2.02 Lorsqu'il est imprimé, dactylographié ou reproduit lisiblement sur papier, tout document visé au paragraphe 3.01 (1) est rédigé en la forme et selon la présentation produites par les formules électroniques visées au paragraphe 2.01 (1).

RÈGLE 3 DÉLIVRANCE, DÉPÔT ET REMISE ÉLECTRONIQUES**DÉLIVRANCE ÉLECTRONIQUE***Liste de documents*

3.01 (1) Toute partie dont l'avocat est un participant peut faire délivrer, signifier ou déposer les documents suivants de la manière prévue par les présentes règles :

1. Avis d'introduction d'instance.
2. Avis d'action.
3. Déclaration.
4. Avis enjoignant de déposer un état financier.
5. Avis d'intention de présenter une défense.
6. Avis de défense.

- | | |
|------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 7. Statement of defence. | 7. Défense. |
| 8. Statement of defence and counterclaim. | 8. Défense et demande reconventionnelle. |
| 9. Statement of defence and counterclaim against a person who is not already a party. | 9. Défense et demande reconventionnelle contre un tiers. |
| 10. Statement of defence and crossclaim. | 10. Défense et demande entre défendeurs. |
| 11. Third or subsequent party claim. | 11. Mise en cause ou mise en cause subséquente. |
| 12. Defence to counterclaim, crossclaim, or third party claim. | 12. Défense à la demande reconventionnelle, à la demande entre défendeurs ou à la mise en cause. |
| 13. Reply, reply to defence to counterclaim, reply to defence to crossclaim and reply to defence to third party claim. | 13. Réponse, réponse à la défense à la demande reconventionnelle, réponse à la défense à la demande entre défendeurs et réponse à la défense à la mise en cause. |
| 14. Jury notice. | 14. Convocation du jury. |
| 15. Petition for divorce. | 15. Requête en divorce. |
| 16. Answer. | 16. Défense à la requête en divorce. |
| 17. Counterpetition. | 17. Requête reconventionnelle en divorce. |
| 18. Answer to counterpetition. | 18. Défense à la requête reconventionnelle en divorce. |
| 19. Reply (Divorce). | 19. Réponse à la défense à la requête reconventionnelle en divorce. |
| 20. Requisition to note default. | 20. Réquisition visant à constater le défaut. |
| 21. Certificate of service. | 21. Certificat de signification. |
| 22. Requisition for default judgment. | 22. Réquisition de jugement par défaut. |
| 23. Writ of seizure and sale. | 23. Bref de saisie-exécution. |

Templates

(2) Subject to subrules (3) and (4), the proceedings template (Form 1) shall be used to generate the documents listed in subrule (1).

(3) The templates provided by the software referred to in rule 1.05 shall be used to generate the documents listed in paragraphs 4, 14, 20, 22 and 23 of subrule (1), and these documents shall be substantially in the forms prescribed by the Rules of Civil Procedure.

(4) The certificate of service template (Form 2) shall be used to generate the certificate of service referred to in paragraph 21 of subrule (1).

ISSUING OF ORIGINATING PROCESS

3.02 Where,

- (a) a participant has completed the template for an originating process and sent it to the court's e-filing server; and
- (b) the registrar has dated the originating process, assigned it a case number and sent a confirmation of issuance of originating process to the participant,

an originating process shall be deemed to have been issued.

FILING DOCUMENTS

3.03 Where a participant has completed the template for a document and sent it to the court's e-filing server, and has received a confirmation of accepted filing from the registrar, the document shall be deemed to have been filed.

Formules électroniques

(2) Sous réserve des paragraphes (3) et (4), la formule électronique d'acte de procédure (formule 1) est utilisée pour produire les documents visés au paragraphe (1).

(3) Les formules électroniques fournies par le logiciel mentionné à la règle 1.05 sont utilisées pour produire les documents visés aux dispositions 4, 14, 20, 22 et 23 du paragraphe (1). Ces documents sont rédigés pour l'essentiel selon les formules prescrites par les Règles de procédure civile.

(4) La formule électronique de certificat de signification (formule 2) est utilisée pour produire le certificat de signification visé à la disposition 21 du paragraphe (1).

DÉLIVRANCE D'UN ACTE INTRODUCTIF D'INSTANCE

3.02 Un acte introductif d'instance est réputé avoir été délivré si les conditions suivantes sont réunies :

- a) d'une part, un participant a rempli une formule électronique d'acte de procédure et l'a envoyée au serveur de dépôt électronique du tribunal;
- b) d'autre part, le greffier a inscrit la date sur l'acte introductif d'instance, lui a attribué un numéro de dossier et a envoyé confirmation de sa délivrance au participant.

DÉPÔT DE DOCUMENTS

3.03 Si un participant a rempli la formule électronique d'un document, l'a envoyée au serveur de dépôt électronique du tribunal et a reçu du greffier confirmation de l'acceptation de son dépôt, le document est réputé avoir été déposé.

DELIVERY OF DOCUMENTS

3.04 Where a participant has filed a document under rule 3.03 and filed a certificate of service in accordance with rule 5.01, the document shall be deemed to have been delivered.

RULE 4 SERVICE**SERVICE OF ORIGINATING PROCESS**

4.01 An originating process shall be served as provided in the Rules of Civil Procedure, along with a copy of the notice of commencement of proceeding that is generated by the software selected by the Ministry of the Attorney General and the court's e-filing server.

SERVICE OF OTHER DOCUMENTS

4.02 (1) Where the Rules of Civil Procedure provide for the service of a document on the solicitor of record, and the solicitor of record is a participant, service may be made by e-mailing the document to the participant's e-mail address on the e-filing server.

(2) Service under subrule (1) is effective as of the date and time when the document was opened as noted in the registered e-mail receipt.

(3) Where a document is served under this rule, service may be proved by an affidavit of the person who served it and the affidavit shall be deemed to be proof of service as required by the Rules of Civil Procedure.

RULE 5 PROOF OF SERVICE**PROOF OF SERVICE**

5.01 (1) Where proof of service of a document listed in subrule 3.01 (1) is required by the Rules of Civil Procedure, a party who is represented by a participant shall prove service as required by the Rules of Civil Procedure but, instead of filing the proof of service, shall file a certificate of service.

(2) The party filing a certificate of service under subrule (1) shall keep the proof of service required by the Rules of Civil Procedure and shall produce it for inspection within five days if requested to do so by the court or the party served.

(3) A certificate of service shall be deemed to have been filed when the participant receives a confirmation of accepted filing.

RULE 6 NOTING DEFAULT

6.01 (1) Where a party who is represented by a participant wishes to note a party in default under the Rules of Civil Procedure, the participant shall complete the requisition to note default template and send it to the court's e-filing server.

(2) The party to be noted in default shall be deemed to have been noted in default under subrule (1) when the participant receives a confirmation of accepted filing.

RULE 7 SIGNING DEFAULT JUDGMENT

7.01 Where a defendant has been noted in default and the plaintiff is represented by a participant who has completed a requisition for default judgment template and has sent it to the court's e-filing server, the registrar shall, after sending a confirmation of accepted filing, sign judgment against the defendant in accordance with the Rules of Civil Procedure.

REMISE DE DOCUMENTS

3.04 Si un participant a déposé un document aux termes de la règle 3.03 et un certificat de signification conformément à la règle 5.01, le document est réputé avoir été remis.

RÈGLE 4 SIGNIFICATION**SIGNIFICATION DE L'ACTE INTRODUCTIF D'INSTANCE**

4.01 Un acte introductif d'instance est signifié de la manière prévue par les *Règles de procédure civile*, avec copie de l'avis d'introduction d'instance qui est produite par le logiciel retenu par le ministère du Procureur général et le serveur de dépôt électronique du tribunal.

SIGNIFICATION D'AUTRES DOCUMENTS

4.02 (1) Lorsque les *Règles de procédure civile* prévoient la signification d'un document au procureur et que ce dernier est un participant, le document peut lui être signifié à son adresse électronique fournie par le serveur de dépôt électronique.

(2) La signification effectuée aux termes du paragraphe (1) prend effet aux date et heure auxquelles le document a été ouvert d'après l'accusé de réception électronique de la messagerie électronique.

(3) Lorsqu'un document est signifié aux termes de la présente règle, la preuve de la signification peut être établie au moyen d'un affidavit de la personne qui l'a effectuée. Cet affidavit est alors réputé la preuve de la signification qu'exigent les *Règles de procédure civile*.

RÈGLE 5 PREUVE DE LA SIGNIFICATION**PREUVE DE LA SIGNIFICATION**

5.01 (1) Lorsque les *Règles de procédure civile* exigent une preuve de la signification d'un document visé au paragraphe 3.01 (1), une partie qui est représentée par un participant établit cette preuve comme l'exigent les *Règles de procédure civile* mais dépose dans ce cas un certificat de signification.

(2) La partie qui dépose un certificat de signification aux termes du paragraphe (1) conserve la preuve de la signification qu'exigent les *Règles de procédure civile* et la produit aux fins d'inspection dans les cinq jours sur demande du tribunal ou de la partie qui a reçu la signification.

(3) Un certificat de signification est réputé avoir été déposé lorsque le participant reçoit confirmation de l'acceptation du dépôt.

RÈGLE 6 CONSTATATION DU DÉFAUT

6.01 (1) Si une partie qui est représentée par un participant désire faire constater le défaut d'une partie aux termes des *Règles de procédure civile*, le participant remplit la formule électronique de réquisition visant à constater le défaut et l'envoie au serveur de dépôt électronique du tribunal.

(2) La partie dont le défaut doit être constaté est réputée avoir été constatée en défaut aux termes du paragraphe (1) lorsque le participant reçoit confirmation de l'acceptation du dépôt.

RÈGLE 7 CONSIGNATION D'UN JUGEMENT PAR DÉFAUT

7.01 Si un défendeur a été constaté en défaut et que le demandeur est représenté par un participant qui a rempli la formule électronique de réquisition de jugement par défaut et l'a envoyée au serveur de dépôt électronique du tribunal, le greffier consigne un jugement contre le défendeur conformément aux *Règles de procédure civile* après avoir envoyé une confirmation de l'acceptation du dépôt.

RULE 8 WRIT OF SEIZURE AND SALE**OBTAINING WRIT OF SEIZURE AND SALE**

8.01 (1) Where a judgment may be enforced by a writ of seizure and sale under the Rules of Civil Procedure, a judgment creditor who is represented by a participant may obtain the writ by having the participant complete a writ of seizure and sale template and send it to the court's e-filing server.

(2) Where the participant referred to in subrule (1) has completed the writ of seizure and sale template and sent it to the court's e-filing server, the registrar shall, after sending a confirmation of accepted filing, issue the writ.

(3) Where the registrar issues a writ under subrule (2) that is addressed to the sheriff of the Toronto Region, the registrar shall file the writ with the sheriff and under the *Land Titles Act*.

(4) Where the registrar issues a writ under subrule (2) that is addressed to a sheriff other than the sheriff of the Toronto Region, the registrar shall fax a copy of the writ to the sheriff, who shall file it in the sheriff's office and under the *Land Titles Act*.

RULE 9 PUBLIC ACCESS**COPIES OF DOCUMENTS**

9.01 (1) Any person may file a requisition in the court office in the Toronto Region requesting a paper copy of a document listed in subrule 3.01 (1).

(2) Upon receipt of the requisition and payment of the fee prescribed under the *Administration of Justice Act*, the registrar shall provide the person with a paper copy of the document.

COMPUTER VIEWING

9.02 Any person may view a document that is filed on the court's e-filing server by attending at the court office in the Toronto Region and paying the fee prescribed under the *Administration of Justice Act* to view the court file on the court's public access computer terminal.

RULE 10 CITATION

10.01 These rules may be cited as the Rules for the Toronto Region E-Filing Pilot Project.

RULE 11 COMMENCEMENT AND REVOCATION

11.01 These rules come into force on June 9, 1997.

11.02 These rules are revoked on April 30, 1998.

RÈGLE 8 BREF DE SAISIE-EXÉCUTION**OBTENTION D'UN BREF DE SAISIE-EXÉCUTION**

8.01 (1) Si un jugement peut être exécuté au moyen d'un bref de saisie-exécution aux termes des *Règles de procédure civile*, un créancier en vertu du jugement qui est représenté par un participant peut obtenir le bref en demandant à ce dernier de remplir la formule électronique de bref de saisie-exécution et de l'envoyer au serveur de dépôt électronique du tribunal.

(2) Si le participant visé au paragraphe (1) a rempli la formule électronique de bref de saisie-exécution et l'a envoyée au serveur de dépôt électronique du tribunal, le greffier délivre le bref après avoir envoyé une confirmation de l'acceptation du dépôt.

(3) S'il délivre aux termes du paragraphe (2) un bref qui est adressé au shérif de la région de Toronto, le greffier le dépose auprès de ce dernier et selon les modalités prévues par la *Loi sur l'enregistrement des droits immobiliers*.

(4) S'il délivre aux termes du paragraphe (2) un bref qui est adressé à un shérif autre que celui de la région de Toronto, le greffier envoie une copie par télécopieur au shérif, qui le dépose à son bureau et selon les modalités prévues par la *Loi sur l'enregistrement des droits immobiliers*.

RÈGLE 9 ACCÈS DU PUBLIC**COPIES DE DOCUMENTS**

9.01 (1) Toute personne peut déposer au greffe de la région de Toronto une réquisition pour obtenir une copie sur papier d'un document visé au paragraphe 3.01 (1).

(2) Après avoir reçu la réquisition et le paiement des frais prescrits aux termes de la *Loi sur l'administration de la justice*, le greffier fournit à la personne une copie sur papier du document.

VISUALISATION À L'ÉCRAN

9.02 Toute personne peut visualiser un document qui est déposé dans le serveur de dépôt électronique du tribunal en se présentant au greffe de la région de Toronto et en acquittant les frais prescrits aux termes de la *Loi sur l'administration de la justice* pour la visualisation des dossiers du greffe sur le terminal de consultation de celui-ci.

RÈGLE 10 TITRE ABRÉGÉ

10.01 Le titre abrégé des présentes règles est Règles du projet pilote de dépôt électronique de la région de Toronto.

RÈGLE 11 ENTRÉE EN VIGUEUR ET ABROGATION

11.01 Les présentes règles entrent en vigueur le 9 juin 1997.

11.02 Les présentes règles sont abrogées le 30 avril 1998.

Schedule/Annexe

Andriessen & Associate
 Archibald, Charles E.
 Ash, Harvey J.
 Baker, Ranieri
 Barrett, Richard
 Basman Smith
 Blake Cassels & Graydon
 Blaney, McMurtry, Stapells & Friedman
 Borden & Elliot
 Cassels Brock & Blackwell
 Chaiton & Chaiton
 Chappell, Bushell, Stewart
 Cheng, Annie A.
 Conway Davis Gryski
 The Corporation of the City of North York/Cité de North York
 Crown Law Office Civil/Bureau des avocats de la Couronne
 Danson, Recht & Freedman
 Davies, Ward & Beck
 Dutton, Brock, MacIntyre & Collier
 Eberts Symes, Street & Corbett
 Ellyn - Barristers
 Enfield, Hemmerick, Adair, Wood
 Epstein, Cole
 Fasken, Campbell, Godfrey
 Fernandes Hearn Theall
 Fleming, White, Burgess, Brown
 Fleury, Comery
 Fogler, Rubinoff
 Fraser & Beatty
 Gardiner, Roberts
 Garfin, Zeidenberg
 Garfinkle, Biderman
 Genest, Murray, DesBrisay, Lamek
 Georgieff, Basil L.
 Gilbert, Wright & Kirby
 Glaholt & Associates
 Goodman and Carr
 Goodman, Phillips & Vineberg
 Gould, Michael J.
 Gowlings
 Haber, Peter F.
 Harris & Harris
 Heenan Blaikie
 Hills & Associates
 Hughes, Amys
 Iler, Campbell
 Iseman & Associates
 Iseman, Steven J.
 Juriansz & Li
 Kagan Zucker Feldbloom Shastri
 Kelly Affleck Greene
 Kerzner, Papazian, MacDermid

Kolyn, Linda H.
 Kostyniuk & Associates
 Lafleur Brown
 Landy, Marr & Associates
 Lang Michener
 Lockwood and Associates
 Lofranco, Rocco C.
 Loopstra Nixon McLeish
 Lowi, Henry N.
 Manulife Financial/Financière Manuvie
 McCague, Wires Peacock Borlack McInnis & Lloyd
 McCarthy, Tetrault
 McDonald & Hayden
 McLean & Kerr
 Meighen Demers
 Miceli, Mario
 Morris, Silver, Lewis
 Morris/Rose/Ledgett
 Morrison and Payne
 Mostyn and Mostyn
 Municipality of Metropolitan Toronto—Legal Department/
 Municipalité de la communauté urbaine de Toronto —
 contentieux
 Ogilvy Renault
 Ontario Hydro—Law Division/Ontario Hydro — contentieux
 Page, Hill
 Paroian, Raphael
 Polika, Julian
 Poss & Halfnight
 Racioppo, Zuber, Cœtze, Dionne
 Reble, Ritchie, Green & Ketcheson
 Riley, McGivney, Ryder, Salisbury
 Rogers, Moore
 Rubenstein, David A.
 Saxe, Dianne
 Schwarz, Gillen
 Scott & Aylen
 Sheridan, Ippolito
 Singer, Kwinter
 Smith, Lyons
 Sotos, Karvanis
 Stancer, Gossin
 Swanick, Shnier, D'Oliveira
 T-D Bank, Legal Department/Banque TD — contentieux
 Thurston, Roland W.
 Torkin, Manes, Cohen & Arbus
 Tory, Tory, DesLauriers & Binnington
 Walker, Bruce E.
 Warren & Chapnik
 Watson, Reginald H.
 Weir & Foulds
 Wunch, Sara R.

Form 1

V= drop down menu

Courts of Justice Act

Ontario Court (General Division)

PROCEEDINGS TEMPLATE

This process is subject to the Rules for Toronto Region E-Filing Pilot Project

Commencing Proceeding: (Menu 1) ▾ OR Response to Proceedings : (Menu 2) ▾ OR Subsequent Proceedings:
(Menu 3) ▾

Depending on the type of action commenced, the template will be customized.

For Civil & Family cases (Petitions excluded) the following will appear:

Case Number Identification Box (Displayed for response or Subsequent Proceedings)

Original OR Subsequent Proceedings Number:

Response to Original OR Subsequent E-File Reference
Number :

Type And Location (check appropriate boxes and complete applicable details)

The cause of the action arose on or about (dd/mm/yy) OR Unknown

Case Type: (Menu 4) ▾

Simplified Rules apply?

Commercial List Matter:

Amount Claimed: (Menu 6) ▾

Track: (Menu 5) ▾

Court:

Costs: \$ 0.00

Filing Party Lawyer (complete applicable details)

LSUC#:

Court e-mail:

Lawyer:

Law Firm

Address:

City:

Province:

Postal Code:

Phone:

Fax:

Filing Party(s) Details (complete applicable details)

Surname: , Given Name(s):

Filing Pty Type: (Menu 7) ▾

or Company:

Litigation Guardian/Executor:

Also known as (AKA)/Carrying on business as (COB): Surname: Given Name(s):

or Company: Is there another AKA/COB? ☐ (Mark and press tab)Is there another Filing Party? ☐ (Mark and press tab)

Responding Party(s) Details (complete applicable details)

Surname: , Given Name(s):

Responding Pty Type: (Menu 7) ▾

or Company:

Litigation Guardian/Executor:

Address:

City:

Province:

Postal Code:

Phone:

Fax:

Also known as (AKA)/Carrying on business as (COB): Surname: Given Name(s):

or Company: Is there another AKA/COB? ☐ (Mark and press tab)Is there another Responding Party Filing? ☐ (Mark and press tab)

Preparation Date: dd/mm/yy

Client Matter/Id No.

Law Firm Use Only - Authorization No.

Court Use Only

Short Title:

Time

Filed:

Case Number:

Date Filed:

dd/mm/yy

Originating E-file Reference No.:

Court Filing Fee:

Expiry Date:

dd/mm/yy

E-file Reference No.:

Pleading Details (enter details)

For Family Petition cases the following will appear:**Case Type And Location** (please check appropriate boxes and complete applicable details)

Date of Marriage:	Case Type: (Menu 8) ▾
Place of Marriage:	Separation Date:
Certificate of Marriage will be filed when action is set down	Track:
Marriage Breakdown: (menu 9) ▾	Court:

Filing Party Lawyer (complete applicable details)

LSUC#:	Court e-mail:
Lawyer:	
Law Firm:	
Address:	
	City:
Province:	Postal Code:
Phone:	Fax:

Filing Party Details (complete applicable details)

Surname:, Given Name(s):	Filing Pty Type: (Menu 7) ▾
Surname (Birth):	Birthdate: mm/dd/yy
Marital Status at time of Marriage: (Menu 10) ▾	City:
Address:	Postal Code:
	Fax:
Province:	
Phone:	
Also known as (AKA): Surname: Given Name(s):	Is there another AKA? <input type="checkbox"/> (Mark and press tab)
Is there another Filing Party? <input type="checkbox"/> (Mark and press tab)	

Responding Party Details (complete applicable details)

Surname:, Given Name(s):	Responding Pty Type: (Menu 7) ▾
Surname (Birth):	Birthdate: mm/dd/yy
Marital Status at time of Marriage: (Menu 10) ▾	City:
Address:	Postal Code:
	Fax:
Province:	
Phone:	
Also known as (AKA): Surname: Given Name(s):	Is there another AKA? <input type="checkbox"/> (Mark and press tab)
Is there another Responding Party? <input type="checkbox"/> (Mark and press tab)	

Children of the Marriage (complete applicable details)

Child No.: 1	Birthdate: dd/mmm/yy	Is there another Child? <input type="checkbox"/> (Mark and press tab)
--------------	----------------------	-----------------------------------------------------------------------

Lawyer's Certification (complete applicable boxes)

- ☐ I certify that I have in my file an original signed Petition for Divorce/Counterpetition for Divorce.
- ☐ I certify that I have complied with the requirements of Section 9 of the Divorce Act.
- ☐ I certify that I have in my file an original signed and sworn financial statement of my client.

Preparation Date: dd/mmm/yy

Client Matter/Id No.

Law Firm Use Only - Authorization No.

Court Use Only

Short Title:				Time Filed:	
Case Number:		Date Filed:	dd/mm/yy	Originating E-file Reference No.:	
Court Filing Fee:		Expiry Date:	dd/mm/yy	E-file Reference No.:	

Pleading Details (enter details)

For Notices of Intent to Defend for Civil and Family cases:

Case Number Identification Box

Original OR Subsequent Proceedings Number:
 Response to Original OR Subsequent E-File Reference
 Number:

Filing Party Lawyer (complete applicable details)

LSUCF:	Court e-mail:
Lawyer:	
Law Firm	
Address:	
Province:	City:
Phone:	Postal Code:
	Fax:

The following party stated;

Party Details (complete applicable details)

Surname: , Given Name(s): Filing Pty (Menu ?) ▾
 Type:
 or Company:

Is there another Party? ☐ (Mark and press tab)

intends to defend the proceeding.

TO (Name and address of lawyer or party on whom
 notice is served)

Preparation Date: dd/mm/yy

Client Matter/Id No.

Law Firm Use Only - Authorization No.

Court Use Only

Short Title:				Time Filed:	
Case Number:		Date Filed:	dd/mm/yy	Originating E-file Reference No.:	
Court Filing Fee:		Expiry Date:	dd/mm/yy	E-file Reference No.:	

PROCEEDINGS TEMPLATE LISTING**Wrongful Dismissal [CVWD]****Menu 1: Commencing Proceedings**

Notice of Action [NAC]
 Statement of Claim Civil [SCC]
 Statement of Claim Family [SCF]
 Petition for Divorce [PET]

Menu 5: Track

Fast [FST]
 Standard [STD]

Menu 2: Response to Proceedings

Notice of Intent to Defend [NID]
 Defence Civil [DC]
 Defence Family [DF]
 Defence and Counterclaim (no party) Civil [DCFC]
 Defence and Counterclaim (no party) Family [DCFF]
 Defence and Counterclaim (party added) Civil [DCIC]
 Defence and Counterclaim (party added) Family [DCIF]
 Defence and Crossclaim [DX]
 Defence to Counterclaim [DTC]
 Reply [RY]
 Reply and Defence to Counterclaim [RYTC]
 Reply to Defence to Counterclaim [RYCC]
 Reply to Defence to Crossclaim [RYCX]
 Reply to Third Party Defence [RY3D]
 Reply to Fourth Party Defence [RY4D]
 Reply to Fifth Party Defence [RY5D]
 Reply to Sixth Party Defence [RY6D]
 Reply to Seventh Party Defence [RY7D]
 Reply to Eighth Party Defence [RY8D]
 Answer [AN]
 Answer and Counterpetition [ANAC]
 Answer to Counterpetition [ANTC]
 Reply and Answer to Counterpetition [RYCP]

Menu 6: Monetary Value

\$1 - \$5,999 [1]
 \$6,000 - \$24,999 [2]
 \$25,000-\$49,999[3]
 \$50,000-\$99,999 [4]
 \$100,000-\$999,999 [5]
 \$1,000,000 and over [6]
 Not a monetary claim [7]

Menu 7: All Party Types

Plaintiff [PLA]
 Plaintiff by Counterclaim [PCC]
 Defendant [D]
 Defendant to the Counterclaim [DCC]
 Third Party [3P]
 Fourth Party [4P]
 Fifth Party [5P]
 Sixth Party [6P]
 Seventh Party [7P]
 Eighth Party [8P]
 Petitioner [PET]
 Respondent [RES]

PROCEEDINGS TEMPLATE LISTING (Family)**Menu 7: All Party Types**

Plaintiff [PLA]
 Plaintiff by Counterclaim [PCC]
 Defendant [D]
 Defendant to the Counterclaim [DCC]
 Third Party [3P]
 Fourth Party [4P]
 Fifth Party [5P]
 Sixth Party [6P]
 Seventh Party [7P]
 Eighth Party [8P]
 Petitioner [PET]
 Respondent [RES]

Menu 3: Subsequent Proceedings

Third Party Claim [3PC]
 Fourth Party Claim [4PC]
 Fifth Party Claim [5PC]
 Sixth Party Claim [6PC]
 Seventh Party Claim [7PC]
 Eighth Party Claim [8PC]

PROCEEDINGS TEMPLATE LISTING (Civil)**Menu 4: (Civil) Case Type**

Collection [CVCOL]
 Contract/Commercial [CVCC]
 Medical Malpractice [CVM]
 Motor Vehicle [CVMV]
 Negligence [CVN]
 Other [CVO]
 Other Professional Malpractice [CVOP]
 Other Tort [CVOT]
 Real Property [CVRP]
 Trust/Fiduciary Duty [CVTF]

Menu 8: (Family) Case Type

Family Law Act [FLA]
 Children's Law Reform Act [FCLA]
 Corollary [FC]
 Corollary and Property [FCP]
 Divorce only [FD]
 Divorce and Corollary [FDC]
 Divorce and Property [FDP]

Divorce, Corollary and Property [FDCP]

Divorce Act /CL [FDFC]

Family Other [FO]

PROCEEDINGS TEMPLATE LISTING (Notice of Intent)**Menu 9: Marriage Breakdown (Reason for)**

Adultery [ADU]

Separation [SEP]

Mental Cruelty [MC]

Physical Cruelty [PC]

Menu 10: Marital Status

Single [S]

Never Married [NM]

Widow (F) [WF]

Widower (M) [WM]

Menu 7: All Party Types

Plaintiff [PLA]

Plaintiff by Counterclaim [PCC]

Defendant [D]

Defendant to the Counterclaim [DCC]

Third Party [3P]

Fourth Party [4P]

Fifth Party [5P]

Sixth Party [6P]

Seventh Party [7P]

Eighth Party [8P]

Petitioner [PET]

Respondent [RES]

Formule 1

▽ = menu déroulant

Loi sur les tribunaux judiciaires

Cour de l'Ontario (Division générale)
FORMULE ÉLECTRONIQUE D'ACTE DE PROCÉDURE

Le présent acte de procédure est assujéti aux Règles du projet pilote de dépôt électronique
de la région de Toronto.

Acte introductif d'instance : (Menu 1) ▽ OU Réponse à une instance : (Menu 2) ▽ OU Instance subséquente : (Menu 3) ▽

La formule électronique sera adaptée au genre d'action introduite

Pour les causes civiles et les causes en droit de la famille (sauf les requêtes), voici ce qui s'affichera :

Numéro de dossier (Figure pour les réponses ou les instances subséquentes)

N° de l'instance initiale OU subséquente :

N° de référence électronique de l'instance initiale OU subséquente :

Genre de cause et lieu (cocher les cases appropriées et fournir les renseignements pertinents)

La cause d'action est née le ou vers le (jj/mm/aa) OU <input type="checkbox"/> Date inconnue	Genre de cause : (Menu 4) ▽
Les Règles simplifiées s'appliquent-elles? <input type="checkbox"/>	Rôle commercial : <input type="checkbox"/>
Montant demandé : (Menu 6) ▽	Voie : (Menu 5) ▽
Tribunal :	Dépens : 0.00 \$

Avocat(e) de la partie qui effectue le dépôt (fournir les renseignements pertinents)

N° de membre du BHC :	Adresse électronique du tribunal :
Avocat(e) :	
Adresse du cabinet :	
Province :	Ville :
Téléphone :	Code postal :
	Télécopieur :

Partie(s) qui effectue(nt) le dépôt (fournir les renseignements pertinents)

Nom : Prénom(s) :	Genre de partie : (Menu 7) ▽
ou nom de la compagnie :	Tuteur(trice) à l'instance/Exécuteur(trice) :
Aussi connu(e) sous le nom de/Exerce ses activités sous le nom de : Nom :	Prénom(s) :
ou nom de la compagnie :	Y a-t-il un autre nom? <input type="checkbox"/> (Cocher et appuyer sur Tab)
Une autre partie effectue-t-elle un dépôt? <input type="checkbox"/> (Cocher et appuyer sur Tab)	

Partie(s) intimée(s) (fournir les renseignements pertinents)

Nom : Prénom(s) :	Genre de partie : (Menu 7) ▽
ou nom de la compagnie :	Tuteur(trice) à l'instance/Exécuteur(trice) :
Adresse :	
Province :	Ville :
Téléphone :	Code postal :
	Télécopieur :
Aussi connu(e) sous le nom de/Exerce ses activités sous le nom de : Nom :	Prénom(s) :
ou nom de la compagnie :	Y a-t-il un autre nom? <input type="checkbox"/> (Cocher et appuyer sur Tab)
Une autre partie intimée effectue-t-elle un dépôt? <input type="checkbox"/> (Cocher et appuyer sur Tab)	

Date d'établissement : jj/mm/aa

N° de dossier du (de la) client(e)

À l'usage du cabinet - N° d'autorisation

À l'usage du tribunal

Initials abrégés :				Heure :	
N° de dossier :		Date de dépôt :	jj/mm/aa	N° de référence électronique de l'instance initiale :	
Droits de dépôt versés au tribunal :		Date d'expiration :	jj/mm/aa	N° de référence électronique :	

Actes de procédure (fournir les renseignements pertinents)

Pour les requêtes relevant du droit de la famille, voici ce qui s'affichera :

Genre de cause et lieu (cocher les cases appropriées et fournir les renseignements pertinents)

Date de mariage :	Genre de cause :	(menu 8) ▾
Lieu du mariage :	Date de séparation :	
Extrait de mariage à déposer lors de l'inscription de l'action :	Voie :	
Échec du mariage :	Tribunal :	(menu 9) ▾

Avocat(e) de la partie qui effectue le dépôt (fournir les renseignements pertinents)

N° de membre du BHC :	Adresse électronique du tribunal :
Avocat(e) :	
Adresse du cabinet :	
Province :	Ville :
Téléphone :	Code postal :
	Télécopieur :

Partie qui effectue le dépôt (fournir les renseignements pertinents)

Nom :	Prénom(s) :	Genre de partie :	(Menu 7) ▾
Nom (à la naissance) :		Date de naissance :	mm/jj/aa
État matrimonial au moment du mariage :	(Menu 10) ▾		
Adresse :		Ville :	
Province :		Code postal :	
Téléphone :		Télécopieur :	
Aussi connu(e) sous le nom de : Nom :		Prénom(s) :	Y a-t-il un autre nom? <input type="checkbox"/> (Cocher et appuyer sur Tab)
Une autre partie effectue-t-elle un dépôt? <input type="checkbox"/> (Cocher et appuyer sur Tab)			

Partie intimée (fournir les renseignements pertinents)

Nom :	Prénom(s) :	Genre de partie :	(Menu 7) ▾
Nom (à la naissance) :		Date de naissance :	mm/jj/aa
État matrimonial au moment du mariage :	(Menu 10) ▾		
Adresse :		Ville :	
Province :		Code postal :	
Téléphone :		Télécopieur :	
Aussi connu(e) sous le nom de : Nom :		Prénom(s) :	Y a-t-il un autre nom? <input type="checkbox"/> (Cocher et appuyer sur Tab)
Y a-t-il une autre partie intimée? <input type="checkbox"/> (Cocher et appuyer sur Tab)			

Enfants nés du mariage (fournir les renseignements pertinents)

Enfant n° : 1	Date de naissance :	jj/mm/aa	Y a-t-il un autre enfant? <input type="checkbox"/> (Cocher et appuyer sur Tab)
---------------	---------------------	----------	--------------------------------------------------------------------------------

Attestation de l'avocat(e) (cocher les cases pertinentes)

- ☐ J'atteste que l'original signé de la requête (reconventionnelle) en divorce se trouve dans mes dossiers.
- ☐ J'atteste m'être conformé aux exigences de l'article 9 de la Loi sur le divorce.
- ☐ J'atteste que l'original signé et attesté sous serment de l'état financier de mon client se trouve dans mes dossiers.

Date d'établissement : jj/mm/aa

N° de dossier du (de la) client(e)

À l'usage du cabinet - N° d'autorisation

À l'usage du tribunal

Intitulé abrégé :		Heure :	
N° de dossier :		Date de dépôt :	jj/mm/aa
		N° de référence électronique de l'instance initiale :	
Droits de dépôt versés au tribunal :		Date d'expiration :	jj/mm/aa
		N° de référence électronique :	

Actes de procédure (fournir les renseignements pertinents)

Pour les avis d'intention de présenter une défense dans les causes civiles et les causes en droit de la famille :

Numéro de dossier

N° de l'instance initiale OU subséquente :

N° de référence électronique de l'instance initiale OU subséquente :

Avocat(e) de la partie qui effectue le dépôt (fournir les renseignements pertinents)

N° de membre du BHC : Adresse électronique du tribunal :

Avocat(e) :

Adresse du cabinet :

Province : Ville :

Téléphone : Code postal :

Télécopieur :

La partie ci-dessous

Partie (fournir les renseignements pertinents)

Nom : Prénom(s) : Genre de partie : (Menu 7) ▾

ou nom de la compagnie :

Y a-t-il une autre partie? ☐ (Cocher et appuyer sur Tab)

a l'intention de présenter une défense dans la présente instance.

DESTINATAIRE : (Nom et adresse de l'avocat(e) ou de la partie à qui l'avis est signifié)

Date d'établissement : jj/mm/aa

N° de dossier du (de la) client(e)

À l'usage du cabinet - N° d'autorisation

À l'usage du tribunal

Intitulé abrégé :		Heure :	
N° de dossier :		Date de dépôt :	jj/mm/aa
		N° de référence électronique de l'instance initiale :	
Droits de dépôt versés au tribunal :		Date d'expiration :	jj/mm/aa
		N° de référence électronique :	

MENUS DE LA FORMULE ÉLECTRONIQUE D'ACTE DE PROCÉDURE

Menu 1 : Acte introductif d'instance

Avis d'action [AA]
Déclaration — Cause civile [DEC]
Déclaration — Cause relevant du droit de la famille [DEF]
Requête en divorce [RD]

Menu 2 : Réponse à une instance

Avis d'intention de présenter une défense [AIPD]
Défense — Cause civile [DC]
Défense — Cause relevant du droit de la famille [DF]
Défense et demande reconventionnelle (contre les parties à l'action principale) — Cause civile [DDRPC]
Défense et demande reconventionnelle (contre les parties à l'action principale) — Cause relevant du droit de la famille [DDRPF]
Défense et demande reconventionnelle (contre un tiers) — Cause civile [DDRTC]
Défense et demande reconventionnelle (contre un tiers) — Cause relevant du droit de la famille [DDRTF]
Défense et demande entre défendeurs [DDD]
Défense à une demande reconventionnelle [DDR]
Réponse [R]
Réponse et défense à une demande reconventionnelle [RDDR]
Réponse à une défense à une demande reconventionnelle [RADDR]
Réponse à une défense à une demande entre défendeurs [RDDD]
Réponse à une défense à une mise en cause [RDMC]
Réponse à une défense à une mise en cause subséquente — 4e partie (RDMC4)
Réponse à une défense à une mise en cause subséquente — 5e partie (RDMC5)
Réponse à une défense à une mise en cause subséquente — 6e partie (RDMC6)
Réponse à une défense à une mise en cause subséquente — 7e partie (RDMC7)
Réponse à une défense à une mise en cause subséquente — 8e partie (RDMC8)
Défense à une requête en divorce [DRD]
Défense et requête reconventionnelle en divorce [DRRDP]
Défense à une requête reconventionnelle en divorce [DRRDL]
Réponse et défense à une requête reconventionnelle en divorce [RDRRD]

Menu 3 : Instance subséquente

Mise en cause [MC]
Mise en cause subséquente — 4e partie [MC4]
Mise en cause subséquente — 5e partie [MC5]
Mise en cause subséquente — 6e partie [MC6]
Mise en cause subséquente — 7e partie [MC7]
Mise en cause subséquente — 8e partie [MC8]

MENUS DE LA FORMULE ÉLECTRONIQUE D'ACTE DE PROCÉDURE (Causes civiles)

Menu 4 : Genre de cause (civile)

Recouvrement [RECCV]
Contrat/droit commercial [CCCV]
Négligence professionnelle d'un médecin [NPMCV]
Véhicule automobile [VACV]
Négligence [NCV]
Autre [ACV]
Autre négligence professionnelle [ANPCV]
Autre délit [ADCV]
Biens immeubles [BICV]
Obligation de fiduciaire [OFCV]
Congédiement injustifié [CICV]

Menu 5 : Voie

Accélérée [A]
Ordinaire [O]

Menu 6 : Valeur pécuniaire

1 \$ — 5 999 \$ [1]
6 000 \$ — 24 999 \$ [2]
25 000 \$ — 49 999 \$ [3]
50 000 \$ — 99 999 \$ [4]
100 000 \$ — 999 999 \$ [5]
1 000 000 \$ et plus [6]
Demande non pécuniaire [7]

Menu 7 : Genre de partie (tous genres assimilés)

Demandeur [DEMM]
Demanderesse [DEMF]
Demandeur reconventionnel [DEMRM]
Demanderesse reconventionnelle [DEMRF]
Défendeur [DEFM]
Défenderesse [DEFF]
Défendeur reconventionnel [DEFMRM]
Défenderesse reconventionnelle [DEFMRF]
Tierce partie mise en cause [3MC]
Quatrième partie mise en cause [4MC]
Cinquième partie mise en cause [5MC]
Sixième partie mise en cause [6MC]
Septième partie mise en cause [7MC]
Huitième partie mise en cause [8MC]
Requérant [REQM]
Requérante [REQF]
Intimé [INTM]
Intimée [INTF]

**MENUS DE LA FORMULE ÉLECTRONIQUE
D'ACTE DE PROCÉDURE (Causes relevant du
droit de la famille)**

Menu 7 : Genre de partie (tous genres assimilés)

Demandeur [DEMM]
 Demanderesse [DEMF]
 Demandeur reconventionnel [DEMRRM]
 Demanderesse reconventionnelle [DEMRRF]
 Défendeur [DEFM]
 Défenderesse [DEFF]
 Défendeur reconventionnel [DEFRRM]
 Défenderesse reconventionnelle [DEFRRF]
 Tierce partie mise en cause [3MC]
 Quatrième partie mise en cause [4MC]
 Cinquième partie mise en cause [5MC]
 Sixième partie mise en cause [6MC]
 Septième partie mise en cause [7MC]
 Huitième partie mise en cause [8MC]
 Requéran [REQM]
 Requéran [REQF]
 Intimé [INTM]
 Intimée [INTF]

Menu 8 : Genre de cause (droit de la famille)

Loi sur le droit de la famille [LDF]
 Loi portant réforme du droit de l'enfance [LPRDE]
 Mesures accessoires [MAF]
 Mesures accessoires et biens [MABF]
 Divorce seulement [DF]
 Divorce et mesures accessoires [DMAF]
 Divorce et biens [DBF]
 Divorce, mesures accessoires et biens [DMABF]
 Loi sur le divorce DF/DE [DFEF]
 Autre cause relevant du droit de la famille [ACF]

Menu 9 : Échec du mariage (motif)

Adultère [ADU]
 Séparation [SEP]
 Cruauté mentale [CM]
 Cruauté physique [CP]

Menu 10 : État matrimonial

Célibataire [C]
 Jamais marié(e) [JM]
 Veuve [VE]
 Veuf [V]

**MENUS DE LA FORMULE ÉLECTRONIQUE
D'ACTE DE PROCÉDURE (Avis d'intention)**

Menu 7 : Genre de partie (tous genres assimilés)

Demandeur [DEMM]
 Demanderesse [DEMF]
 Demandeur reconventionnel [DEMRRM]
 Demanderesse reconventionnelle [DEMRRF]
 Défendeur [DEFM]
 Défenderesse [DEFF]
 Défendeur reconventionnel [DEFRRM]
 Défenderesse reconventionnelle [DEFRRF]
 Tierce partie mise en cause [3MC]
 Quatrième partie mise en cause [4MC]
 Cinquième partie mise en cause [5MC]
 Sixième partie mise en cause [6MC]
 Septième partie mise en cause [7MC]
 Huitième partie mise en cause [8MC]
 Requéran [REQM]
 Requéran [REQF]
 Intimé [INTM]
 Intimée [INTF]

Form 2

▽ = drop down menu

Courts of Justice Act

Ontario Court (General Division)
CERTIFICATE OF SERVICE TEMPLATE

This process is subject to the Rules for Toronto Region E-Filing Pilot Project

Case Number Identification Box

Original OR Subsequent Proceedings Number:

Original OR Subsequent E-File Reference Number:

Filing Party Lawyer (complete applicable details)

LSUC#:

Court e-mail:

Lawyer:

Law Firm

Address:

City:

Province:	Postal Code:
Phone:	Fax:
Party(s) Served: (complete applicable details)	

Surname: , Given Name(s): or Company:	Served Pty Type: (Menu 7) ▾
------------------------------------------	-----------------------------

Is there another Party Served? ☐ (Mark and press tab)

I hereby certify that I have in my possession, the original affidavit of service of (state name of affiant), which states that: (Menu 12) ▾

Upon request of the Court/party served, I shall produce within 5 (five) days the affidavit to the Court or the party served, as the case may be. I further understand that this certificate does not replace the affidavit of service.

Depending on the method of service chosen (from Menu 12), the following paragraphs will appear:

(Personal Service on an individual)

1. On (date), at (time), the affiant served the above party(s) with the (selection from Menu 13) by leaving a copy with the above party at (address where service was made).
2. The affiant was able to identify the person by means of (state the means by which the person's identity was ascertained).

(Personal Service on a corporation)

1. On (date), at (time), the affiant served the above party(s) with the (selection from Menu 13) by leaving a copy of the document(s) with, (identify person by name and title) at (address where service was made).
2. The affiant was able to identify the person by means of (state the means by which the person's identity was ascertained).

(Service by leaving a copy with an adult person in the same household as an alternative to personal service)

1. The affiant served the above party(s) with the (selection from Menu 13) by leaving a copy on (date), at (time), with a person (insert name of person if known) who appeared to be an adult member of the same household in which the above party(s) is residing, at (address where service was made), and by sending a copy by regular lettermail (or registered mail) on (date) to the above party(s) at the same address.
2. The affiant ascertained that the person was an adult member of the household by means of (state how it was ascertained that the person was an adult member of the household).
3. Before serving the documents in this way, the affiant made an unsuccessful attempt to serve the above party(s) personally at the same address on (date).

Attempt Date	dd/mm/yy
--------------	----------

Another attempt date? ☐ (Mark and press tab)

(Service by mail as an alternative to personal service)

1. On (date), the affiant sent to the above party(s) by regular lettermail (or registered mail) a copy of the (selection from Menu 13).
2. On (date), the affiant received the attached acknowledgment of receipt card (or post office receipt) bearing a signature that purports to be the signature of the above party(s).

(Service by mail on a solicitor)

1. The affiant served the above party(s) with the (selection from Menu 13) by sending a copy by regular lettermail (or registered mail) on (date) to (name of solicitor), the solicitor for the above party(s), at (full mailing address).

(Service on a solicitor by telephone transmission of facsimile)

1. The affiant served the above party(s) with the (selection from Menu 13) by sending a copy by fax to (telephone number) on (date) to (name of solicitor), the solicitor for the above party(s).

(Service on a solicitor by courier)

1. The affiant served the above party(s) with the (selection from Menu 13) by sending a copy by (name of courier), a courier, to (name of solicitor), the solicitor for the above party(s), at (full address of place for delivery).
2. The copy was given to the courier on (date).

(Service by mail on a party acting in person or a non-party)

1. The affiant served the above party(s) with the (selection from Menu 13) by sending a copy by regular lettermail (or registered mail) on (date) to (full mailing address), the last address for service provided by the above party(s) (or, where no such address has been provided): the last known address of the above party(s).

(Service on a solicitor participating in the Toronto E-Filing Pilot Project)

1. The affiant served the above party(s) with the *(selection from Menu 13)* by e-mailing a copy to the e-mail address as set out in the last document filed by the participant, on *(date)* to the attention of *(name of solicitor)*, the solicitor for the above party(s).

Preparation Date: dd/mm/yy

Client Matter/Id No.

Law Firm Use Only - Authorization No.

Short Title:					Time Filed:
Case Number:		Date Filed:	dd/mm/yy	Originating E-file Reference No.:	
Court Filing Fee:		Expiry Date:	dd/mm/yy	E-file Reference No.:	

CERTIFICATE OF SERVICE

Menu 7: All Party Types

Plaintiff [PLA]
 Plaintiff by Counterclaim [PCC]
 Defendant [D]
 Defendant to the Counterclaim [DCC]
 Third Party [3P]
 Fourth Party [4P]
 Fifth Party [5P]
 Sixth Party [6P]
 Seventh Party [7P]
 Eighth Party [8P]
 Petitioner [PET]
 Respondent [RES]

Menu 12: Service Type

Service personally on an individual
 Service personally on a corporation
 Service by leaving a copy with an adult person in the same household as an alternative to personal service
 Service by mail as an alternative to personal service
 Service by mail on a solicitor
 Service on a solicitor by telephone transmission of facsimile
 Service on a solicitor by courier
 Service by mail on a party acting in person or a non-party
 Service by electronic mail on a solicitor

Menu 13: Document(s) Type

E-file Confirmation Form and Notice of Action and Statement of Claim
 E-file Confirmation Form and Notice of Action and Statement of Claim and Jury Notice
 E-file Confirmation Form and Statement of Claim
 E-file Confirmation Form and Statement of Claim, Notice to File Financial Statement and Financial Statement
 E-file Confirmation Form and Statement of Claim and Jury Notice

E-file Confirmation Form and Petition for Divorce
 E-file Confirmation Form and Petition for Divorce, Notice to File Financial Statement and Financial Statement
 E-file Confirmation Form, Petition for Divorce and Financial Statement
 Notice of Intent to Defend Template
 E-file Confirmation Form and Defence
 E-file Confirmation Form and Defence and Financial Statement
 E-file Confirmation Form and Defence and Counterclaim
 E-file Confirmation Form and Defence and Counterclaim and Financial Statement
 E-file Confirmation Form and Defence and Counterclaim and Financial Statement and Notice to File Financial Statement
 E-file Confirmation Form and Defence and Crossclaim
 E-file Confirmation Form and Defence and Jury Notice
 E-file Confirmation Form and Defence and Counterclaim and Jury Notice
 E-file Confirmation Form and Defence and Crossclaim and Jury Notice
 E-file Confirmation Form and Defence, Counterclaim and Crossclaim
 E-file Confirmation Form and Defence to Counterclaim
 E-file Confirmation Form and Reply
 E-file Confirmation Form and Reply and Defence to Counterclaim
 E-file Confirmation Form and Reply to Defence to Counterclaim
 E-file Confirmation Form and Reply to Defence to Crossclaim
 E-file Confirmation Form and Answer
 E-file Confirmation Form and Answer and Counterpetition
 E-file Confirmation Form and Answer and Counterpetition and Financial Statement
 E-file Confirmation Form and Answer and Financial Statement
 E-file Confirmation Form and Reply and Answer to Counterpetition
 E-file Confirmation Form and Reply and Answer to Counterpetition and Financial Statement
 E-file Confirmation Form and Reply to Answer to Counterpetition
 Jury Notice Template

Formule 2

▽ = menu déroulant

Loi sur les tribunaux judiciaires

Cour de l'Ontario (Division générale)
FORMULE ÉLECTRONIQUE DE CERTIFICAT DE SIGNIFICATION

Le présent acte de procédure est assujéti aux Règles du projet pilote de dépôt électronique de la région de Toronto.

Numéro de dossier

N° de l'instance initiale OU subséquente :

N° de référence électronique de l'instance initiale OU subséquente :

Avocat(e) de la partie qui effectue le dépôt (fournir les renseignements pertinents)

N° de
membre du
BHC :

Avocat(e) :

Adresse du
cabinet :Adresse
électronique du
tribunal :

Ville :

Province :

Code postal :

Téléphone :

Télécopieur :

Partie(s) à qui l'affidavit a été signifié : (fournir les renseignements pertinents)

Nom : Prénom(s) :

Genre de partie : (Menu 7) ▽

ou nom de la compagnie :

L'affidavit a-t-il été signifié à une autre partie? ☐ (Cocher et appuyer sur Tab)

Je certifie que j'ai en ma possession l'original de l'affidavit de signification de (préciser le nom du (de la) souscripteur(trice) de l'affidavit), qui porte ce qui suit : (menu 12) ▽

Je produirai l'affidavit au tribunal ou à la partie à qui il a été signifié, selon le cas, à sa demande dans les 5 (cinq) jours et je comprends que le présent certificat ne remplace pas l'affidavit de signification.

Selon le mode de signification choisi (au menu 12), l'une ou l'autre des dispositions suivantes sera affichée :

(Signification à personne à un particulier)

1. Le (date), à (heure), le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées un (une) (choisir au menu 13) en leur laissant une copie à (au) (adresse où la signification a été effectuée).

2. Le (la) souscripteur(trice) de l'affidavit a pu identifier la personne au moyen de (indiquer le moyen par lequel la personne a pu être identifiée).

(Signification à personne à une personne morale)

1. Le (date), à (heure), le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées un (une) (choisir au menu 13) en laissant une copie du ou des documents à (designer la personne par son nom et son poste) à (au) (adresse où la signification a été effectuée).

2. Le (la) souscripteur(trice) de l'affidavit a pu identifier la personne au moyen de (indiquer le moyen par lequel la personne a pu être identifiée).

(La signification faite en laissant une copie à un(e) adulte habitant sous le même toit peut tenir lieu de signification à personne)

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées le (choisir au menu 13) en laissant une copie le (date), à (heure), à une personne (indiquer son nom s'il est connu) qui lui a semblé être un(e) adulte habitant sous le même toit, à (au) (adresse où la signification a été effectuée), et en leur envoyant une copie le (date) à la même adresse, par courrier ordinaire (ou par courrier recommandé).

2. Le (la) souscripteur(trice) de l'affidavit a vérifié que la personne était un(e) adulte habitant sous le même toit au moyen de (indiquer le moyen de vérification utilisé à cette fin).

3. Avant de signifier les documents de cette façon, le (la) souscripteur(trice) de l'affidavit a tenté, sans succès, d'effectuer la signification à la ou aux parties susmentionnées par voie de signification à personne à la même adresse le (date).

Date de la tentative jj/mm/aa

A-t-il tenu de le faire à une autre date? ☐ (Cocher et appuyer sur Tab)**(La signification par la poste peut tenir lieu de signification à personne)**

1. Le (date), le (la) souscripteur(trice) de l'affidavit a envoyé à la ou aux parties susmentionnées par courrier ordinaire (ou par courrier recommandé) une copie d'un (d'une) (choisir au menu 13).

2. Le (date), le (la) souscripteur(trice) de l'affidavit a reçu la carte d'accusé de réception (ou le reçu de la poste) ci-joint(e) portant la signature qui paraît être celle de la ou des parties susmentionnées.

(Signification par la poste à un(e) procureur(e))

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées une copie d'un (d'une) (choisir au menu 13) par courrier ordinaire (ou par courrier recommandé) le (date) à (nom du (de la) procureur(e)), qui les représente, à (au) (adresse postale au complet).

(Signification par transmission téléphonique d'un fac-similé à un(e) procureur(e))

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées une copie d'un (d'une) (choisir au menu 13) par télécopieur au (numéro de téléphone) le (date) à (nom du (de la) procureur(e)), qui les représente.

(Signification par messenger à un(e) procureur(e))

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées une copie d'un (d'une) (choisir au menu 13) par (nom du messenger), messenger, à (nom du (de la) procureur(e)), procureur(e) qui les représente, à (au) (adresse du lieu de signification au complet).

2. La copie a été donnée au messenger le (date).

(Signification par la poste à une partie qui agit en son propre nom ou à un tiers)

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées une copie d'un (d'une) (choisir au menu 13) par courrier ordinaire (ou par courrier recommandé) le (date) à (au) (adresse postale au complet), qui est leur dernier domicile élu (ou, en l'absence d'adresse : leur dernière adresse connue).

(Signification à un(e) procureur(e) qui participe au projet pilote de dépôt électronique de Toronto)

1. Le (la) souscripteur(trice) de l'affidavit a signifié à la ou aux parties susmentionnées un (une) (choisir au menu 13) en envoyant une copie par courrier électronique à l'adresse électronique qui figure dans le dernier document déposé par le (la) participant(e), le (date) à l'attention de (nom du (de la) procureur(e)), qui les représente.

Date d'établissement : jj/mm/aa

N° de dossier du (de la) client(e)

À l'usage du cabinet - N° d'autorisation

À l'usage du tribunal

Intitulé abrégé :				Heure :
N° de dossier :		Date de dépôt :	jj/mm/aa	N° de référence électronique de l'Instance Initiale :
Droits de dépôt versés au tribunal :		Date d'expiration :	jj/mm/aa	N° de référence électronique :

MENUS DE LA FORMULE ÉLECTRONIQUE DE CERTIFICAT DE SIGNIFICATION**Menu 7 : Genre de partie (tous genres assimilés)**

Demandeur [DEMM]
 Demanderesse [DEMF]
 Demandeur reconventionnel [DEMRM]
 Demanderesse reconventionnelle [DEMRF]
 Défendeur [DEFM]
 Défenderesse [DEFF]
 Défendeur reconventionnel [DEFRM]
 Défenderesse reconventionnelle [DEFRF]
 Tierce partie mise en cause [3MC]
 Quatrième partie mise en cause [4MC]

Cinquième partie mise en cause [5MC]

Sixième partie mise en cause [6MC]

Septième partie mise en cause [7MC]

Huitième partie mise en cause [8MC]

Requérant [REQM]

Requérante [REQF]

Intimé [INTM]

Intimée [INTF]

Menu 12 : Genre de signification

Signification à personne à un particulier

Signification à personne à une personne morale

Signification en laissant une copie à un(e) adulte habitant sous
le même toit comme autre mode de signification directe

Signification par la poste comme autre mode de signification directe

Signification par la poste à un(e) procureur(e)

Signification par transmission téléphonique d'un fac-similé à un(e) procureur(e)

Signification par messenger à un(e) procureur(e)

Signification par la poste à une partie qui agit en son propre nom ou à un tiers

Signification par courrier électronique à un(e) procureur(e)

Menu 13 : Genre de document

avis d'action et déclaration confirmé électroniquement

avis d'action et déclaration et une convocation du jury confirmés électroniquement

déclaration confirmée électroniquement

déclaration, un avis enjoignant de déposer un état financier et un état financier confirmés électroniquement

déclaration et une convocation du jury confirmées électroniquement

requête en divorce confirmée électroniquement

requête en divorce, un avis enjoignant de déposer un état financier et un état financier confirmés électroniquement

requête en divorce et un état financier confirmés électroniquement

avis d'intention de présenter une défense

défense confirmée électroniquement

défense et un état financier confirmés électroniquement

défense et demande reconventionnelle confirmée électroniquement

défense et demande reconventionnelle et un état financier confirmés électroniquement

défense et demande reconventionnelle, un état financier et un avis enjoignant de déposer un état financier confirmés électroniquement

défense et demande entre défendeurs confirmée électroniquement

défense et une convocation du jury confirmées électroniquement

défense et demande reconventionnelle et une convocation du jury confirmées électroniquement

défense, une demande reconventionnelle et une demande entre défendeurs confirmées électroniquement

défense à une demande reconventionnelle confirmée électroniquement

réponse confirmée électroniquement

réponse et défense à une demande reconventionnelle confirmée électroniquement

réponse à une défense à une demande reconventionnelle confirmée électroniquement

réponse à une défense à une demande entre défendeurs confirmée électroniquement

défense à une requête en divorce confirmée électroniquement

défense et requête reconventionnelle en divorce confirmée électroniquement

défense et requête reconventionnelle en divorce et un état financier confirmés électroniquement

défense à une requête en divorce et un état financier confirmés électroniquement

réponse et défense à une demande reconventionnelle en divorce confirmée électroniquement

réponse et défense à une requête reconventionnelle en divorce et un état financier confirmés électroniquement

réponse à une défense à une requête reconventionnelle en divorce confirmée électroniquement
convocation du jury

26/97

ONTARIO REGULATION 224/97 made under the FOREST FIRES PREVENTION ACT

Made: June 10, 1997

Filed: June 10, 1997

RESTRICTED FIRE ZONE

1. Zone 13 of the East Fire Region, except that part described in Ontario Regulation 164/97, and Zones 14, 15, 16, 17 and 18 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours on the 11th day of June to 2400 hours on the 17th day of June, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources

Dated at Toronto on June 10, 1997.

26/97

ONTARIO REGULATION 225/97 made under the HIGHWAY TRAFFIC ACT

Made: June 3, 1997

Filed: June 11, 1997

Amending Reg. 605 of R.R.O. 1990
(Parking of Vehicles in Territory Without Municipal Organization)

Note: Regulation 605 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 605 of Revised Regulations of Ontario, 1990, is amended by adding the following paragraph:

4. That part of the roadway known as Golf Course Road in the Township of Cascaden in the Territorial District of Sudbury beginning at a point situate at its intersection with the northerly limits of the Highway known as No. 7044 (formerly Secondary Highway 544) and extending southerly for a distance of 2200 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on June 3, 1997.

26/97

ONTARIO REGULATION 226/97
made under the
FOREST FIRES PREVENTION ACT

Made: June 11, 1997
Filed: June 11, 1997

RESTRICTED FIRE ZONE

1. The West Fire Region, as described in Schedule 1 to Ontario Regulation 207/96, is declared to be a restricted fire zone from 1200 hours E.D.T. on the 11th day of June to 2400 hours E.D.T. on the 17th day of June, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources

Dated at Toronto on June 11, 1997.

26/97

CORRECTION

Ontario Regulation 184/97 under the *Ontario College of Teachers Act, 1996* published in the June 7, 1997 issue of *The Ontario Gazette*.

The name of the Chair of the Council of the Ontario College of Teachers should have read Donna Marie Kennedy.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—07—05

ONTARIO REGULATION 227/97 made under the LOCAL SERVICES BOARDS ACT

Made: June 10, 1997
Filed: June 16, 1997

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Since January 1, 1997, Regulation 737 has been amended by Ontario Regulations 34/97, 73/97 and 179/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 27.1 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is amended by striking out "paragraph 2" in the first line and substituting "paragraphs 1 and 2".

CHRIS HODGSON
Minister of Northern Development and Mines

Dated at Toronto on June 10, 1997.

27/97

ONTARIO REGULATION 228/97 made under the FOREST FIRES PREVENTION ACT

Made: June 16, 1997
Filed: June 16, 1997

Revoking O. Reg. 224/97
(Restricted Fire Zone)

1. Ontario Regulation 224/97 is revoked effective as of 1800 hours on the 16th day of June, 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated at Toronto on June 16, 1997.

27/97

ONTARIO REGULATION 229/97 made under the FUNERAL DIRECTORS AND ESTABLISHMENTS ACT

Made: May 14, 1997
Filed: June 17, 1997

Amending Reg. 467 of R.R.O. 1990
(Board—Composition and Remuneration)

Note: Regulation 467 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Clauses 1 (a), (b) and (c) of Regulation 467 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- (a) eight funeral directors appointed under paragraph 1 of subsection 4 (1) of the Act; and
- (b) five persons appointed under paragraph 2 of subsection 4 (1) of the Act.

27/97

ONTARIO REGULATION 230/97 made under the HIGHWAY TRAFFIC ACT

Made: June 11, 1997
Filed: June 17, 1997

Amending Reg. 627 of R.R.O. 1990
(Use of Controlled-Access Highways by Pedestrians)

Note: Regulation 627 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 3 to Regulation 627 of the Revised Regulations of Ontario, 1990 is revoked and the following is substituted:

Schedule 3

- 1. All of the King's Highway known as No. 400.

AL PALLADINI
Minister of Transportation

Dated at Toronto on June 11, 1997.

27/97

ONTARIO REGULATION 231/97

made under the

CONSERVATION AUTHORITIES ACT

Made: June 18, 1977

Filed: June 19, 1997

Amending O. Reg. 139/96

(Municipal Levies)

Note: Ontario Regulation 139/96 has not previously been amended.

1. (1) The definition of “non-matching levy” in subsection 1 (1) of Ontario Regulation 139/96 is amended by striking out “five days notice” in the second line and substituting “30 days notice”.

(2) Section 1 of the Regulation is amended by adding the following subsection:

(1.1) A notice provided under subsection (1) for a meeting must include the amount of the non-matching levy to be voted on and must be accompanied by the financial information relied on in support of that levy.

27/97

ONTARIO REGULATION 232/97

made under the

FORESTRY ACT

Made: June 18, 1997

Filed: June 19, 1997

Amending Reg. 458 of R.R.O. 1990

(Nurseries)

Note: Regulation 458 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 6 of Regulation 458 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. The charges for nursery stock at a nursery are \$10 plus 28 cents for each unit furnished.

27/97

ONTARIO REGULATION 233/97

made under the

INSURANCE ACT

Made: June 18, 1997

Filed: June 19, 1997

Amending Reg. 673 of R.R.O. 1990

(Order under Paragraph 1 of Subsection 108 (2) of the Act—

Rates of Interest)

Note: Regulation 673 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Item 24 of the Schedule to Regulation 673 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

24	Security Life Insurance Company Limited	9.60%	All deferred and immediate annuities in force on December 31, 1995
24.1	Security Life Insurance Company Limited	10.0%	All deferred and immediate annuities in force on December 31, 1996
24.2	Security Life Insurance Company Limited	Rate assumed for actuarial valuation basis for reserve liabilities, not to be less than 5% or greater than 10%	All deferred and immediate annuities in effect on January 1, 1997 and thereafter

27/97

ONTARIO REGULATION 234/97made under the
PROVINCIAL OFFENCES ACT

Made: June 18, 1997

Filed: June 19, 1997

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Since January 1, 1997, Regulation 950 has been amended by Ontario Regulations 109/97 and 180/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 1 of Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following items:

RÈGLEMENT DE L'ONTARIO 234/97
pris en application de la
LOI SUR LES INFRACTIONS PROVINCIALES

pris le 18 juin 1997

déposé le 19 juin 1997

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt
d'un procès-verbal d'infraction)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement 950 a été modifié par les Règlements de l'Ontario 109/97 et 180/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'annexe 1 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est modifiée par adjonction des numéros suivants :

6.	knowingly have false insurance card	clause 13.1 (1) (a)
7.	knowingly have invalid insurance card	clause 13.1 (1) (a)
8.	knowingly use false insurance card	clause 13.1 (1) (b)
9.	knowingly use invalid insurance card	clause 13.1 (1) (b)
10.	knowingly sell false insurance card	clause 13.1 (1) (c)
11.	knowingly sell invalid insurance card	clause 13.1 (1) (c)
12.	knowingly give false insurance card	clause 13.1 (1) (c)
13.	knowingly give invalid insurance card	clause 13.1 (1) (c)
14.	knowingly deliver false insurance card	clause 13.1 (1) (c)
15.	knowingly deliver invalid insurance card	clause 13.1 (1) (c)
16.	knowingly distribute false insurance card	clause 13.1 (1) (c)
17.	knowingly distribute invalid insurance card	clause 13.1 (1) (c)

6.	Être sciemment en possession d'une carte d'assurance fausse	alinéa 13.1 (1) a)
7.	Être sciemment en possession d'une carte d'assurance invalide	alinéa 13.1 (1) a)
8.	Utiliser sciemment une carte d'assurance fausse	alinéa 13.1 (1) b)
9.	Utiliser sciemment une carte d'assurance invalide	alinéa 13.1 (1) b)
10.	Vendre sciemment une carte d'assurance fausse	alinéa 13.1 (1) c)
11.	Vendre sciemment une carte d'assurance invalide	alinéa 13.1 (1) c)
12.	Donner sciemment une carte d'assurance fausse	alinéa 13.1 (1) c)
13.	Donner sciemment une carte d'assurance invalide	alinéa 13.1 (1) c)
14.	Remettre sciemment une carte d'assurance fausse	alinéa 13.1 (1) c)
15.	Remettre sciemment une carte d'assurance invalide	alinéa 13.1 (1) c)
16.	Distribuer sciemment une carte d'assurance fausse	alinéa 13.1 (1) c)
17.	Distribuer sciemment une carte d'assurance invalide	alinéa 13.1 (1) c)

2. The Regulation is amended by adding the following Schedule:

2. Le Règlement est modifié par adjonction de l'annexe suivante :

Schedule 60.1

Insurance Act

ITEM	COLUMN 1	COLUMN 2
1.	knowingly make false statement	clause 447 (2) (a.1)
2.	knowingly make misleading statement	clause 447 (2) (a.1)
3.	knowingly make false representation	clause 447 (2) (a.1)
4.	knowingly make misleading representation	clause 447 (2) (a.1)
5.	wilfully fail to inform insurer	clause 447 (2) (a.2)
6.	knowingly make false statement, payment for goods	clause 447 (2) (a.3)
7.	knowingly make misleading statement, payment for goods	clause 447 (2) (a.3)
8.	knowingly make false representation, payment for goods	clause 447 (2) (a.3)
9.	knowingly make misleading representation, payment for goods	clause 447 (2) (a.3)
10.	knowingly make false statement, payment for services	clause 447 (2) (a.3)
11.	knowingly make misleading statement, payment for services	clause 447 (2) (a.3)
12.	knowingly make false representation, payment for services	clause 447 (2) (a.3)
13.	knowingly make misleading representation, payment for services	clause 447 (2) (a.3)

Annexe 60.1

Loi sur les assurances

NUMÉRO	COLONNE 1	COLONNE 2
1.	Faire sciemment une déclaration fausse	alinéa 447 (2) a.1)
2.	Faire sciemment une déclaration trompeuse	alinéa 447 (2) a.1)
3.	Faire sciemment une présentation fausse	alinéa 447 (2) a.1)
4.	Faire sciemment une présentation trompeuse	alinéa 447 (2) a.1)
5.	Ne pas informer intentionnellement un assureur	alinéa 447 (2) a.2)
6.	Faire sciemment une déclaration fausse, paiement au titre de biens	alinéa 447 (2) a.3)
7.	Faire sciemment une déclaration trompeuse, paiement au titre de biens	alinéa 447 (2) a.3)
8.	Faire sciemment une présentation fausse, paiement au titre de biens	alinéa 447 (2) a.3)
9.	Faire sciemment une présentation trompeuse, paiement au titre de biens	alinéa 447 (2) a.3)
10.	Faire sciemment une déclaration fausse, paiement au titre de services	alinéa 447 (2) a.3)
11.	Faire sciemment une déclaration trompeuse, paiement au titre de services	alinéa 447 (2) a.3)
12.	Faire sciemment une présentation fausse, paiement au titre de services	alinéa 447 (2) a.3)
13.	Faire sciemment une présentation trompeuse, paiement au titre de services	alinéa 447 (2) a.3)

ONTARIO REGULATION 235/97**made under the
PLANNING ACT**

Made: June 19, 1997

Filed: June 20, 1997

**WITHDRAWAL AND DELEGATION OF
MINISTER'S AUTHORITY—REGIONAL
MUNICIPALITY OF PEEL**

1. The delegation of the Minister's authority to the council of The Regional Municipality of Peel under former Ontario Regulations 475/83 and 476/83, as continued by Ontario Regulations 145/95 and 152/95 respectively, in respect of land situate in the City of Brampton and the City of Mississauga is withdrawn.

2. The Minister's authority to give approval under section 51 of the Act as it read on March 27, 1995 and continued by section 74.1 of the Act is delegated to,

(a) the council of the City of Brampton with respect to,

- (i) applications for approval of plans of subdivision whose file numbers are set out in Schedule 1, and
- (ii) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedule 2; and

(b) the council of the City of Mississauga with respect to,

- (i) applications for approval of plans of subdivision whose file numbers are set out in Schedule 3, and
- (ii) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedule 4.

3. (1) If any of the authority delegated to the council is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

Schedule 1—City of Brampton**FILE NUMBERS OF APPLICATIONS FOR
APPROVAL OF PLANS OF SUBDIVISION**

21T-23732B	21T-83018B
21T-77072B	21T-83028B
21T-78032B	21T-83037B
21T-78040B	21T-83038B
21T-78049B	21T-83039B
21T-78052B	21T-83041B
21T-79004B	21T-84050B
21T-79005B	21T-86044B
21T-79021B	21T-86082B
21T-79022B	21T-86090B
21T-82041B	21T-86103B

21T-87020B	21T-94002B
21T-87033B	21T-94006B
21T-87036B	21T-94011B
21T-87054B	21T-94019B
21T-88010B	21T-94023B
21T-88042B	21T-95001B
21T-88045B	21T-95009B
21T-89005B	21T-95010B
21T-89023B	21T-95011B
21T-89029B	21T-95016B
21T-89042B	21T-95017B
21T-89045B	21T-95018B
21T-89050B	21T-95028B
21T-89056B	21T-95036B
21T-90001B	21T-95037B
21T-90009B	21T-95038B
21T-90014B	21T-95040B
21T-90017B	21T-95042B
21T-90020B	21T-95047B
21T-90024B	21T-95048B
21T-90032B	21T-95049B
21T-90037B	21T-95050B
21T-90040B	21T-95051B
21T-91018B	21T-95052B
21T-92004B	21T-95053B
21T-92016B	21T-95054B
21T-92025B	21T-95053B
21T-93012B	21T-95054B
21T-93013B	21T-95055B
21T-93022B	21T-95056B
21T-93024B	21T-95057B
21T-94001B	21T-95059B

Schedule 2—City of Brampton**FILE NUMBERS OF APPLICATIONS FOR APPROVAL
OR EXEMPTION OF CONDOMINIUM DESCRIPTIONS**

CDM80-508B	CDM89-542B
CDM84-513B	CDM89-550B
CDM87-514B	CDM89-559B
CDM89-504B	CDM93-517B

Schedule 3—City of Mississauga**FILE NUMBERS OF APPLICATIONS FOR APPROVAL
OF PLANS OF SUBDIVISION**

21T-22460M	21T-84041M
21T-25174M	21T-84051M
21T-75315M	21T-85002M
21T-82003M	21T-85010M
21T-83050M	21T-85014M
21T-84033M	21T-85015M

21T-86003M	21T-89009M	21T-94024M	21T-95019M
21T-86012M	21T-89016M	21T-94025M	21T-95020M
21T-86013M	21T-89020M	21T-94026M	21T-95021M
21T-86014M	21T-89021M	21T-94027M	21T-95022M
21T-86032M	21T-89022M	21T-94028M	21T-95023M
21T-86039M	21T-89041M	21T-94029M	21T-95024M
21T-86049M	21T-89044M	21T-94030M	21T-95025M
21T-86055M	21T-89049M	21T-94031M	21T-95030M
21T-86059M	21T-89053M	21T-94032M	21T-95031M
21T-86066M	21T-89054M	21T-94033M	21T-95032M
21T-86075M	21T-90002M	21T-94034M	21T-95033M
21T-86088M	21T-90003M	21T-95002M	21T-95034M
21T-86095M	21T-90016M	21T-95004M	21T-95035M
21T-86106M	21T-90018M	21T-95005M	21T-95039M
21T-87009M	21T-90019M	21T-95006M	21T-95041M
21T-87012M	21T-90023M	21T-95007M	21T-95043M
21T-87016M	21T-90027M	21T-95008M	21T-95044M
21T-87040M	21T-90035M	21T-95012M	21T-95045M
21T-87049M	21T-91003M	21T-95013M	21T-95060M
21T-87057M	21T-91020M	21T-95014M	21T-95061M
21T-87067M	21T-92010M	21T-95015M	21T-95062M
21T-87068M	21T-92013M	Schedule 4—City of Mississauga FILE NUMBERS OF APPLICATIONS FOR APPROVAL OR EXEMPTION OF CONDOMINIUM DESCRIPTIONS	
21T-87069M	21T-92015M		
21T-87070M	21T-92019M	CDM84-503M	CDM89-546M
21T-87071M	21T-92021M	CDM84-507M	CDM90-516M
21T-87078M	21T-92029M	CDM86-509M	CDM90-535M
21T-87079M	21T-92030M	CDM87-522M	CDM90-536M
21T-87081M	21T-93001M	CDM87-524M	CDM91-503M
21T-88008M	21T-93006M	CDM87-539M	CDM91-509M
21T-88012M	21T-93009M	CDM88-501M	CDM91-510M
21T-88025M	21T-93015M	CDM88-521M	CDM92-511M
21T-88031M	21T-93018M	CDM88-539M	CDM93-504M
21T-88033M	21T-93020M	CDM89-506M	CDM94-507M
21T-88035M	21T-93021M	CDM89-512M	CDM95-503M
21T-88036M	21T-93023M	CDM89-518M	CDM95-511M
21T-88037M	21T-93026M	CDM89-520M	CDM95-512M
21T-88038M	21T-94005M	CDM89-521M	CDM95-513M
21T-88046M	21T-94007M	CDM89-544M	CDM95-514M
21T-88052M	21T-94010M		
21T-88068M	21T-94012M		
21T-88068M	21T-94016M		
21T-88074M	21T-94018M		
21T-88075M	21T-94021M		
21T-89006M	21T-94022M		

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 19, 1997.

27/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997-07-12

ONTARIO REGULATION 236/97 made under the RETAIL SALES TAX ACT

Made: June 17, 1997

Filed: June 23, 1997

Amending Reg. 1012 of the R.R.O. 1990

(Definitions by Minister (now) Definitions by Minister, Exemptions,
Forms and Rebates)

Note: Since January 1, 1997, Regulation 1012 has been amended by Ontario Regulations 1/97 and 97/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 14.1 of Regulation 1012 of the Revised Regulations of Ontario, 1990 is revoked.

2. Section 24 of the Regulation is revoked.

3. Schedule 2 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
ACURA		
1.6 EL	1.6	All
Integra	1.8	All
Integra GS-R	1.8	M5+
2.2 CL	2.2	All
2.5 TL	2.5	E4E
3.0 CL	3.0	E4E
3.5 RL	3.5	E4E
AUDI		
A4 t.	1.8	All
A4	2.8	All
A4 Quattro t.	1.8	All
A4 Quattro	2.8	All
A8 Quattro	4.2	E5+
BMW		
318i c	1.9	M5
318iA c	1.9	A4
318 i/iS	1.9	M5
318 iA/iSA	1.9	A4
318ti	1.9	M5
318tiA	1.9	A4
Z3	All	
Z3A	All	
328i c	2.8	M5
328iA c	2.8	A4
328 i/iS	2.8	M5
328 iA/iSA	2.8	A4
M3	3.2	M5
M3A	3.2	A5
528i	2.8	M5
528iA	A2.8	A4
540iA	A4.4	A5

BUICK

Century	3.1	E4E
Century	3.8	E4E
Century SUP	3.8	E4E
LeSabre	3.8	E4E
Park Avenue	3.8	E4E
Park Avenue SUP	3.8	E4E
Regal	3.1	E4E
Regal	3.8	E4E
Regal SUP	3.8	E4E
Riviera SUP	3.8	E4E
Skylark	All	

CADILLAC

Catera	3.0	E4E
Deville	4.6	E4E
Eldorado	4.6	E4E
Seville	4.6	E4E

CHEVROLET

Camaro	3.8	All
Camaro	5.7	M6+
Cavalier	All	
Corvette	5.7	M6+
Lumina	All	
Malibu	All	
Monte Carlo	All	

CHRYSLER

Cirrus	2.5	E4+
Concorde	3.5	E4+
Intrepid	3.3	E4+
Intrepid	3.5	E4+
Intrepid (Autostick)	3.5	E4+
LHS	3.5	E4+
Sebring	2.0	All
Sebring	2.5	E4+
Sebring c	2.4	E4+
Sebring c	2.5	E4+
Sebring (Autostick) c	2.5	E4+

DODGE

Avenger	All	
Neon	2.0	A3
Stratus	2.0	E4+
Stratus	2.4	E4+
Stratus ES	2.4	E4+
Stratus ES (Autostick)	2.5	E4+

EAGLE

Talon	2.0	All
Talon TSi t. AWD	2.0	All
Vision ESi	3.3	E4+
Vision ESi	3.5	E4+
Vision TSi (Autostick)	3.5	E4+

FORD

Aspire	1.3	A3
Contour	All	
Crown Victoria	4.6	E4E
Escort	2.0	E4E
Escort sw	2.0	E4E

Mustang	3.8	All	MERCURY		
Mustang	4.6	M5+	Cougar	All	
Mustang HO	4.6	M5+	Grand Marquis	4.6	E4E
Probe	2.0	All	Mystique	All	
Probe HO	2.5	All	Sable	3.0	E4E
Taurus	3.0	E4E	Sable HO	3.0	E4E
Taurus HO	3.0	E4E	Sable sw	3.0	E4E
Taurus sw	3.0	E4E	Sable sw HO	3.0	E4E
Taurus sw	3.0	E4E			
Taurus HO	3.4	E4E	NISSAN		
Thunderbird	All		Maxima	3.0	All
GEO			Sentra	1.6	E4E
Metro	1.3	A3	200SX	1.6	E4E
HONDA			240 SX	2.4	All
Accord LX/EX	2.2	All	Altima	2.4	All
Accord EX-R	All		OLDSMOBILE		
Civic	1.6	E4E	Achieva	All	
Civic del Sol Si	1.6	All	Aurora	4.0	E4E
Civic del Sol VTEC	1.6	M5+	Cutlass Supreme	3.1	E4E
Civic Coupe Si	1.6	All	Eighty-Eight	3.8	E4E
Prelude	2.2	All	Eighty-Eight SUP	3.8	E4E
HYUNDAI			PLYMOUTH		
Accent	1.5	E4E	Breeze	2.0	E4E+
Accent GT	1.5	All	Breeze	2.4	E4E+
Elantra	1.8	All	Neon	2.0	A3
Elantra sw	1.8	All	PONTIAC		
Sonata 2.0L	2.0	All	Bonneville	3.8	E4E
Sonata 3.0L	3.0	E4E	Bonneville SUP	3.8	E4E
Tiburon 1.8L	1.8	All	Firebird/Formula	3.8	All
Tiburon 2.0L	2.0	All	Firebird/Formula	5.7	M6+
INFINITI			Firefly	1.3	A3
I30	3.0	E4E	Grand Am	All	
JAGUAR			Grand Prix	3.1	E4E
XK8	4.0	E4+	Grand Prix	3.8	E4E
XK8 c.	4.0	E4+	Grand Prix SUP	3.8	E4E
LEXUS			Sunfire	All	
ES300	3.0	E4E	PORSCHE		
LS400	4.0	E4E	911 Carrera	3.6	M6+
SC400	4.0	E4E	911 Carrera	3.6	A4+
LINCOLN			SAAB		
Continental HO	4.6	E4E	900	2.3	All
Mark VIII HO	4.6	E4E	900	2.5	E4E
Town Car	4.6	E4E	900 Turbo	2.0	All
MAZDA			9000 Turbo	All	
626	2.0	All	SATURN		
626	2.5	M5+	SC HO	1.9	E4E
Millenia HO	2.3	E4+	SL HO	1.9	E4E
Millenia	2.5	E4+	SW sw	1.9	E4E
MX-5 Miata	1.8	All	SW sw HO	1.9	E4E
MX-6	2.0	All	SUBARU		
MX-6	2.5	M5+	Impreza 4X4	1.8	M5+
Protege	1.5	E4+	Impreza 4X4	2.2	All
Protege	1.8	All	Impreza 4X4 sw	2.2	All
MERCEDES-BENZ			Legacy 4X4	2.2	All
C230	2.3	E5E	Legacy 4X4 sw	2.2	All
C280	2.8	E5E	Legacy 4X4	2.5	All
E300 d.	3.0	E5E	Legacy/Outback 4X4 sw	2.5	All
E320	3.2	E5E	SVX 4X4	3.3	E4+
E420	4.2	E5E	SUZUKI		
S320 V	3.2	E5E	Esteem	1.6	A4+
S320 W	3.2	E5E	Swift	1.3	A3
SL320	3.2	E5E	X-90	1.6	All

TOYOTA

Avalon	3.0	E4E
Camry	All	
Celica	All	
Corolla	All	
Paseo	1.5	E4E
Tercel	1.5	A3
Tercel	1.5	A4+
Supra Turbo	3.0	M6+

VOLKSWAGEN

Cabrio	2.0	All
Golf/GTi	1.8	All
Golf/GTi	2.0	All
Golf GTi VR6	2.8	M5+
Jetta	2.0	All
Jetta GLX	2.8	All
Passat GLX	2.8	All
Passat GLX sw	2.8	All

VOLVO

850 T5	2.3	All
850 T5 sw	2.3	All
850 4 Valve	2.4	All
850 4 Valve sw	2.4	All
850 GLT	2.4	A4
850 GLT sw	2.4	A4
850 AWD sw	2.4	M5+
960	2.9	A4
960 sw	2.9	A4

4. Schedule 3 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR**ACURA**

3.2 TL	3.2	E4E
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AUDI

A6 Quattro	2.8	E4+
A6 Quattro sw	2.8	E4+
S6 Quattro	2.2	M5+

BMW

540i	4.4	M6
740 iA	4.4	A5
740 iLA	4.4	A5
840 CiA	4.4	A5

CHEVROLET

Camaro	5.7	E4E
Corvette	5.7	E4E

FORD

Mustang	4.6	E4E
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HONDA

Odyssey	2.2	E4E
NSX	3.2	All

INFINITI

J30	3.0	E4E
Q45	4.1	E4E

JAGUAR

Vanden Plas	4.0	E4+
XJ6	4.0	E4+

LEXUS

GS300	3.0	E5E
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MAZDA

626	2.5	E4+
MX-6	2.5	E4+

MERCEDES-BENZ

C36	3.6	E5E
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PLYMOUTH

Prowler (Autostick)	3.5	E4+
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PONTIAC

Firebird/Formula	5.7	E4E
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TOYOTA

Supra Turbo	3.0	E4E
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5. Schedule 4 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
BMW		
750 iLA	5.4	A5
850 CiA	5.4	A5
DODGE		
Viper GTS	8.0	M6+
Viper RT/10	8.0	M6+

JAGUAR

XJR HO	4.0	E4+
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MERCEDES-BENZ

S420	4.2	E5E
S500 C	5.0	E5E
S500 V	5.0	E5E
S600 C	6.0	E5E
S600 V	6.0	E5E
SL500	5.0	E5E
SL600	6.0	E5E

PORSCHE

911 Carrera - 4	3.6	M6+
911 Turbo	3.6	M6+

6. Schedule 5 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
BENTLEY		
Azure	6.7	E4E
Brooklands	6.7	E4E
Brooklands Turbo	6.7	E4E
Continental R	6.7	E4E
Continental T	6.7	E4E
Turbo R	6.7	E4E
FERRARI		
456	5.5	E4E
F355	3.5	M6
550 Maranello	5.5	M6+
ROLLS ROYCE		
Silver Dawn	6.7	E4E
Silver Spur	6.7	E4E

7. Schedule 8 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
<u>CHEVROLET</u>		
S10 Blazer	4.3	M5
<u>GEO</u>		
Tracker c.	1.6	All
Tracker c. 4x4	1.6	All
Tracker Van 4x4	1.6	All
<u>GMC</u>		
S15 Jimmy	M5+	M5+
<u>HONDA</u>		
CR-V	2.0	E4E
<u>PONTIAC</u>		
Sunrunner c.	1.6	All
Sunrunner c. 4x4	1.6	All
<u>SUZUKI</u>		
Sidekick 2 door	1.6	All
Sidekick 4 door	1.6	All
Sidekick Sport	1.8	All
<u>TOYOTA</u>		
RAV4 4x4	2.0	All

8. Schedule 9 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
<u>FORD</u>		
Explorer	4.0	M5+

9. Schedule 10 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
<u>CHEVROLET</u>		
S10 Blazer	4.3	E4E
S10 Blazer AWD	4.3	E4E
S10 Blazer 4x4	4.3	All
C1500 Suburban 2WD	5.7	E4E
C1500 Tahoe 2WD	5.7	E4E
K1500 Tahoe 4x4 t.d.	6.5	E4E
<u>FORD</u>		
Expedition 4X2	4.6	All
Expedition 4X4	4.6	E4
Explorer	E5E+	E5E+
Explorer	E4E+	E4E+
Explorer 4X4	All	
<u>GMC</u>		
S15 Jimmy	4.3	E4E
S15 Jimmy AWD	4.3	E4E
S15 Jimmy 4X4	4.3	All
C1500 Suburban 2WD	5.7	E4E
C1500 Yukon 2WD	5.7	E4E
K1500 Yukon 4X4 t. d.	6.5	E4E
<u>INFINITI</u>		
QX4 4x4	3.3	E4E

ISUZU

Rodeo 4X4	3.2	M5+
Trooper 4X4	3.2	M5+

JEEP

Cherokee	All	
Cherokee 4X4	All	
Grand Cherokee	4.0	E4+
Grand Cherokee	5.2	E4+
Grand Cherokee 4X4	4.0	E4+
TJ 4X4	All	

NISSAN

Pathfinder 4X4	3.3	All
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TOYOTA

4 Runner 4x4	All	
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10. Schedule 11 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
<u>CHEVROLET</u>		
K1500 Suburban 4x4	5.7	E4E
K1500 Tahoe 4x4	5.7	E4E
<u>FORD</u>		
Expedition 4x4	5.4	E4
<u>GMC</u>		
K1500 Suburban 4x4	5.7	E4E
K1500 Yukon 4x4	5.7	E4E
<u>ISUZU</u>		
Rodeo 4x4	3.2	E4E
Trooper 4x4	3.2	E4E
<u>JEEP</u>		
Grand Cherokee 4x4	5.2	E4+
<u>LAND ROVER</u>		
Discovery 4x4	4.0	All
Range Rover 4x4	4.0	All
<u>LEXUS</u>		
LX450	4.5	E4E

11. Schedule 13 to the Regulation is amended by adding the following at the end:

1997 MODEL YEAR

	ENGINE	TRANS.
<u>DODGE</u>		
Neon	2.0	2.0
Stratus	2.0	M5+
Stratus ES	2.0	M5+
<u>FORD</u>		
Aspire	1.3	M5+
Escort	2.0	M5+
Escort sw	2.0	M5+
<u>GEO</u>		
Metro	1.0	M5+
Metro	1.3	M5+
<u>HONDA</u>		
Civic	1.6	M5+

HYUNDAI

Accent	1.5	M5+
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MAZDA

Protege	1.5	M5+
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NISSAN

Sentra	1.6	M5+
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200SX	1.6	M5+
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PONTIAC

Breeze	2.0	M5+
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Neon	2.0	M5+
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PLYMOUTH

Firefly	1.0	M5+
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Firefly	1.3	M5+
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SATURN

SC	1.9	M5+
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SC	1.9	E4E
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SC HO	1.9	M5+
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SL	1.9	M5+
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SL	1.9	E4E
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SL HO	1.9	M5+
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SW sw	1.9	M5+
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SW sw HO	1.9	M5+
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SUZUKI

Esteem	1.6	M5+
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Swift	1.3	M5+
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TOYOTA

Paseo	1.5	M5+
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Tercel	1.5	M5+
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VOLKSWAGEN

Golf d.	1.9	M5+
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Golf TDi d.	1.9	M5+
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Jetta d.	1.9	M5+
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Jetta TDi d.	1.9	M5+
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Passat TDi d.	1.9	M5+
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Passat TDi d. sw	1.9	M5+
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12. (1) Sections 1 and 2 shall be deemed to have come into force on May 20, 1993.

(3) Sections 3 to 11 shall be deemed to have come into force on January 1, 1996.

ERNE EVES
Minister of Finance

Dated at Toronto on June 17, 1997.

28/97

ONTARIO REGULATION 237/97
made under the
SAFETY AND CONSUMER STATUTES
ADMINISTRATION ACT, 1996

Made: May 14, 1997

Filed: June 25, 1997

Amending O. Reg. 159/97
(Administration of Various Acts)

Note: Ontario Regulation 159/97 has been amended by Ontario Regulation 160/97.

1. Section 1 of Ontario Regulation 159/97 is amended by adding the following paragraphs:

5. All provisions of the *Travel Industry Act* except for section 27.

6. All provisions of the regulations made under the *Travel Industry Act*.

2. The Regulation is amended by adding the following section:

3.1 For the purposes of subsection 3 (2) of the Act, the Travel Industry Council of Ontario, that is incorporated under the laws of the Province of Ontario by letters patent dated April 7, 1997 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated April 29, 1997 for the purposes of section 4 of the Act, is designated as the sole administrative authority for the purpose of administering the legislation designated by paragraphs 5 and 6 of section 1.

28/97

ONTARIO REGULATION 238/97
made under the
TRAVEL INDUSTRY ACT

Made: May 14, 1997

Filed: June 25, 1997

Amending O. Reg. 806/93
(General)

Note: Ontario Regulation 806/93 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Ontario Regulation 806/93 is amended by adding the following definition:

"Council" means the Travel Industry Council of Ontario.

2. Section 3 of the Regulation is amended by striking out "Minister" in the third line and substituting "Council".

3. Paragraphs 1 and 2 of section 5 of the Regulation are revoked and the following substituted:

1. Upon application for registration as a travel agent or travel wholesaler, \$2,375 plus \$2,375 for each branch office named in the registration.

2. Upon application to add a branch office to a registration, \$2,375 for each branch office that is the subject of the application.

3. Upon application for renewal of a registration as a travel agent or travel wholesaler, \$375 plus the fee mentioned in paragraph 4, if applicable.

4. Upon application for renewal of the naming of a branch office in a registration, \$375 for each branch office that is the subject of the application.

4. Section 6 of the Regulation is revoked and the following substituted:

6. A person shall not be registered until the person provides security to the Corporation in accordance with section 26.

5. Subsection 16 (2) of the Regulation is amended by striking out "Minister" in the second line and substituting "Council".

6. Section 17 of the Regulation is amended by striking out "Minister" in the second line and substituting "Council".

7. Section 46 of the Regulation is revoked.**8. The Regulation is amended by adding the following section:**

48.1 The Corporation shall deposit all payments that it receives under sections 47 and 48 into the Compensation Fund.

9. Subsection 65 (1) of the Regulation is amended by striking out "Minister" in the first line and substituting "Council".

28/97

ONTARIO REGULATION 239/97
made under the
FARM PRODUCTS MARKETING ACT

Made: June 12, 1997
Filed: June 25, 1997

Amending Reg. 387 of R.R.O. 1990
(Apples—Marketing)

Note: Regulation 387 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 12 (1) of Regulation 387 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) Every producer in respect of apple trees located in a district shown in Column 1 of the Table shall pay licence fees at the rate shown opposite in Column 2 per year per acre of those apple trees.

TABLE

District	Rate
1, 2, 3, 4 or 5	\$51.45
6	34.77
7, 8 or 9	46.59

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on June 12, 1997.

28/97

ONTARIO REGULATION 240/97
made under the
FARM PRODUCTS MARKETING ACT

Made: June 12, 1997
Filed: June 25, 1997

Amending Reg. 407 of R.R.O. 1990
(Eggs—Marketing)

Note: Regulation 407 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Regulation 407 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"chicks-for-placement contractor" means a person on whose behalf a chicks-for-placement producer has agreed to produce chicks for placement.

2. The Regulation is amended by adding the following sections:

17. (1) There shall be a negotiating agency to be known as the Negotiating Agency for Chicks-for-Placement.

(2) The negotiating agency shall be composed of persons appointed by the local board and persons appointed by the chicks-for-placement contractors.

18. The negotiating agency is empowered to adopt or settle by agreement,

(a) terms, conditions and forms of agreements relating to the producing of chicks-for-placement; and

(b) any charges, cost or expenses relating to the production of chicks-for-placement.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Guelph on June 12, 1997.

28/97

ONTARIO REGULATION 241/97made under the
MUNICIPAL ACT

Made: June 25, 1997

Filed: June 25, 1997

Amending O. Reg. 143/96

(Powers of the Minister or a Commission for the Implementation of a
Restructuring Proposal)

Note: Since January 1, 1997, Ontario Regulation 143/96 has been amended by Ontario Regulations 76/97 and 134/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 143/96 is amended by adding the following section:**16.1 (1) In this section,**

"local roads board" means a board of a local roads area as defined in section 1 of the *Local Roads Boards Act*; ("régie de routes locales")

"local services board" means a Local Services Board as defined in section 1 of the *Local Services Boards Act*. ("régie locale des services publics")

(2) The Minister or a commission may dissolve all or part of a local roads board or a local services board so long as, on dissolution, all liabilities and obligations of the dissolved local roads board or local services board or all liabilities and obligations related to the dissolved part of the local roads board or local services board are vested in one or more local municipalities or local boards existing in the locality following the dissolution.

(3) If a restructuring proposal provides for one or more local roads boards or local services boards to be dissolved in whole or in part, the Minister or a commission may,

- (a) subject to subsection (2), transfer assets and liabilities, rights and obligations of local services boards or local roads boards to a municipality or local board and determine the amount a municipality or local board shall pay to the local services board or local roads board in settlement of the transfer;
- (b) provide that mill rate adjustments in 1997 and tax rate adjustments in subsequent years apply to taxpayers in any area of a municipality in respect of debts, deficits, surpluses, reserves or reserve funds of local roads boards or local services boards created before the restructuring proposal comes into effect; and
- (c) provide for the continuation, cessation, extension or otherwise of by-laws and resolutions of local roads boards or local services boards in a locality to which a restructuring proposal applies.

(4) By-laws or resolutions that could not be lawfully repealed by a local roads board or a local services board shall not be repealed under clause (3) (c).

2. (1) Subsection 18 (4) of the Regulation is amended by striking out "July 1, 1997," in the second line and substituting "September 1, 1997".

RÈGLEMENT DE L'ONTARIO 241/97pris en application de la
LOI SUR LES MUNICIPALITÉS

pris le 25 juin 1997

déposé le 25 juin 1997

modifiant le Règl. de l'Ont. 143/96

(Pouvoirs du ministre ou d'une commission visant la mise en œuvre
d'une proposition de restructuration)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement de l'Ontario 143/96 a été modifié par les Règlements de l'Ontario 76/97 et 134/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement de l'Ontario 143/96 est modifié par adjonction de l'article suivant :**16.1 (1) Les définitions qui suivent s'appliquent au présent article.**

«régie de routes locales» Régie chargée d'une zone de routes locales au sens de l'article 1 de la *Loi sur les régies des routes locales*. («local roads board»)

«régie locale des services publics» S'entend d'une régie locale des services publics au sens de l'article 1 de la *Loi sur les régies locales des services publics*. («local services board»)

(2) Le ministre ou une commission peut dissoudre tout ou partie d'une régie de routes locales ou d'une régie locale des services publics dans la mesure où, au moment de la dissolution, les éléments de passif et les obligations de la régie de routes locales ou de la régie locale des services publics qui a été dissoute ou les éléments de passif et les obligations liés à la partie dissoute de la régie de routes locales ou de la régie locale des services publics sont acquis à une ou plusieurs municipalités locales ou à un ou plusieurs conseils locaux qui existent dans la localité après la dissolution.

(3) Si une proposition de restructuration prévoit la dissolution de tout ou partie d'une ou de plusieurs régies de routes locales ou régies locales des services publics, le ministre ou une commission peut :

- a) sous réserve du paragraphe (2), transférer l'actif et le passif, les droits et les obligations de régies de routes locales ou des régies locales des services publics à une municipalité ou à un conseil local et fixer la somme d'argent qu'une municipalité ou un conseil local doit verser à une régie de routes locales ou à une régie locale des services publics pour le règlement du transfert;
- b) prévoir que s'appliquent aux contribuables d'un secteur quelconque d'une municipalité des rajustements de taux au mille en 1997 et des rajustements du taux d'imposition dans les années suivantes qui sont relatifs aux dettes, aux déficits, aux excédents, aux réserves ou aux fonds de réserve de régies de routes locales ou de régies locales des services publics accumulés avant l'entrée en vigueur de la proposition de restructuration;
- c) prévoir, notamment, la continuation, la cessation ou la prolongation des règlements administratifs et des résolutions des régies de routes locales ou des régies locales des services publics dans une localité visée par une proposition de restructuration.

(4) L'alinéa (3) c) n'a pas pour effet de permettre l'abrogation de règlements administratifs ou de résolutions qu'une régie de routes locales ou une régie locale des services publics ne pouvait légalement abroger.

2. (1) Le paragraphe 18 (4) du Règlement est modifié par substitution de «1^{er} septembre 1997» à «1^{er} juillet 1997» à la troisième ligne.

(2) Section 18 of the Regulation is amended by adding the following subsection:

(5) This section does not apply to an order of the Minister that comes into effect between January 2 and July 15, 1997, both inclusive, implementing a restructuring proposal submitted to the Minister on or before July 1, 1997.

28/97

ONTARIO REGULATION 242/97 made under the **REGISTRY ACT**

Made: June 25, 1997

Filed: June 26, 1997

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Offices for the following Divisions shall be kept open from 9:30 o'clock in the forenoon until 5:30 p.m., local time, on June 27, 1997.

Land Titles Division of Durham (No. 40)
Registry Division of Durham (No. 40)

Land Titles Division of Peel (No. 43)
Registry Division of Peel (No. 43)

Land Titles Division of Simcoe (No. 51)
Registry Division of Simcoe (No. 51)

Land Titles Division of Waterloo (No. 58)
Registry Division of Waterloo (No. 58)

Registry Division of Metropolitan Toronto (No. 64)

Land Titles Division of York Region (No. 65)
Registry Division of York Region (No. 65)

Land Titles Division of Metropolitan Toronto (No. 66)

2. This Regulation is revoked on June 28, 1997.

IAN VEITCH
Director of Land Registration

Dated at Toronto on June 25, 1997.

28/97

ONTARIO REGULATION 243/97 made under the **DIETETICS ACT, 1991**

Made: May 1, 1997

Approved: June 25, 1997

Filed: June 26, 1997

Amending O. Reg. 593/94
(General)

Note: Ontario Regulation 593/94 has not previously been amended.

1. Ontario Regulation 593/94 is amended by adding the following Part:

(2) L'article 18 du Règlement est modifié par adjonction du paragraphe suivant :

(5) Le présent article ne s'applique pas à l'arrêté du ministre qui entre en vigueur entre, inclusivement, le 2 janvier et le 15 juillet 1997, et qui met en œuvre une proposition de restructuration présentée au ministre le 1^{er} juillet 1997 ou avant cette date.

PART III.1 **REGISTRATION**

CLASSES OF CERTIFICATE

1. The following are prescribed as classes of certificates of registration for registered dietitians:

1. General
2. Temporary

REGISTRATION REQUIREMENTS FOR AND CONDITIONS OF GENERAL AND TEMPORARY CERTIFICATES

2. An applicant for a general or a temporary certificate must satisfy the following non-exemptible requirements:

1. Graduation from:
 - i. a Canadian university program in foods and nutrition accredited by an accrediting agency approved by the Council,
 - ii. a Canadian university and completion of the subject areas in foods or nutrition required by an accrediting agency approved by the Council,
 - iii. a university program outside Canada that, in the opinion of the Council, is equivalent to paragraph i or ii.
2. Attainment of the competence standards acceptable to the Council as demonstrated by:
 - i. successful completion of an internship program in Canada accredited by an accrediting agency approved by the Council, or an internship program outside Canada that the Council considers to be equivalent to an accredited internship in Canada,
 - ii. successful completion of a practicum in Canada accredited by an accrediting agency approved by the Council, or a practicum outside Canada that the Council considers to be equivalent to an accredited practicum in Canada,
 - iii. successful completion of a graduate degree program acceptable to the Council, or
 - iv. successful completion of a program of practical experience that, in the opinion of the Council, is equivalent to a program or practicum mentioned in paragraph i or ii.

3. An applicant for a general or a temporary certificate of registration must satisfy the following exemptible registration requirements unless exempted by the Registration Committee:

1. The applicant has not been found guilty of a criminal offence or an offence under the *Food and Drugs Act* (Canada) or the *Narcotic Control Act* (Canada).

2. The applicant has not been found guilty of professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the practice of dietetics or any other profession.
3. The applicant is not the subject of any current proceedings for professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the practice of dietetics or any other profession.

4. The applicant is able to communicate with reasonable fluency in English or French.

5. If the applicant completed the requirements referred to in paragraphs 1 and 2 of section 2 more than three years before the date of application, the applicant must,

- i. have successfully completed a refresher or upgrading program approved by the Registration Committee; or
- ii. satisfy the Registration Committee that he or she has been registered as a dietitian in another jurisdiction and has practised safely as a dietitian within the three years immediately preceding the date of application.

6. The applicant is a Canadian citizen or a permanent resident of Canada or authorized under the *Immigration Act* (Canada) to engage in the practice of the profession.

7. If the applicant is a dietitian registered in another jurisdiction, the applicant satisfies the Registration Committee that he or she has practised safely as a dietitian within the three years immediately preceding the date of application.

4. The following are conditions of general and temporary certificates:

1. The member must provide the College with details of any of the following that relate to the member and that occur or arise after the registration of the member:
 - i. a finding of guilt in relation to a criminal offence or an offence under the *Food and Drugs Act* (Canada) or the *Narcotic Control Act* (Canada),
 - ii. a finding of professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the profession of dietetics or any other profession;
 - iii. a current proceeding for professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the profession of dietetics or any other profession.
2. The details required under paragraph 1 must be provided within 30 days after,
 - i. the finding, in the case of a finding described in subparagraph i or ii of paragraph 1, or
 - ii. the commencement of the proceeding, in the case of a proceeding described in subparagraph iii of paragraph 1.
3. The member must not practise without fulfilling the requirements of the quality assurance program of the College.

GENERAL CERTIFICATES

5. An applicant for a general certificate must satisfy the following additional non-exemptible requirement:

1. Successful completion of the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.

TEMPORARY CERTIFICATES

6. An applicant for a temporary certificate must satisfy the following additional non-exemptible requirements:

1. The applicant must not have previously held a temporary certificate of registration as a registered dietitian with the College of Dietitians of Ontario.
2. The applicant must sign an undertaking with the College in which the applicant agrees to observe any term, condition or limitation imposed by the Registration Committee.

7. An applicant for a temporary certificate must satisfy one of the following additional exemptible requirements unless exempted by the Registration Committee:

1. The applicant has applied to take the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.
2. The applicant has taken the examination referred to in paragraph 1 and is awaiting the results.
3. The applicant is awaiting official convocation from a graduate university program and satisfies the criteria set out in paragraph 1 or 2.

8. The following are conditions of a temporary certificate:

1. The member must practise the profession in accordance with the terms, conditions and limitations set out in his or her certificate.
2. The member must not supervise another member.

9. A member who holds a temporary certificate is entitled to a general certificate if the member does the following:

1. Successfully completes the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.
2. Satisfies the requirements set out in section 2.
3. Pays the prescribed fees.

10. Subject to any terms, conditions and limitations in his or her certificate, a member may hold a temporary certificate until one of the following occurs, whichever is earliest:

1. The member is granted a general certificate.
2. The member is unsuccessful in the examination.
3. One year elapses from the day the member was notified that he or she qualified for a temporary certificate.

11. An extension of a temporary certificate may be granted if an applicant is unable to successfully complete the examination because of circumstances beyond his or her control.

MISCELLANEOUS

12. (1) A person may apply for a certificate of registration by completing and submitting the form provided and paying the prescribed fees.

(2) An application for a temporary certificate consists of a completed application for a general certificate.

13. An applicant shall be deemed not to have satisfied the requirements for a certificate of registration if the applicant made a false or misleading statement or representation in his or her application.

14. (1) A certificate of registration that has been suspended for failure to pay a prescribed fee is automatically revoked after it has been suspended for 12 months.

(2) A member may apply for reinstatement by submitting a completed application form and the prescribed non-refundable application fee.

15. Only members of the profession who are registered with the College may use the title "Registered Dietitian" and the abbreviation "RD", or the French equivalent, "diététiste professionnel(le)" and "Dt.P".

16. Ontario Regulations 876/93, 877/93 and 594/94 are revoked.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

MICHELINE LAFORME-VIHK
President

RICHARD WOODFIELD
Vice-President

Dated at Toronto on May 1, 1997.

28/97

ONTARIO REGULATION 244/97
made under the
AGGREGATE RESOURCES ACT

Made: June 25, 1997

Filed: June 27, 1997

GENERAL

1. Every licensee and every holder of an aggregate permit shall file with the Aggregate Resources Trust, on or before January 31, an annual production report setting out the quantity of aggregate removed from a site in each month of the previous year.

2. (1) Every licensee shall pay, on or before March 15, an annual fee of,

- (a) in the case of a Class A licence, the greater of six cents per tonne for each tonne of aggregate removed from a site during the previous year and \$200; and
- (b) in the case of a Class B licence, the greater of six cents per tonne for each tonne of aggregate removed from a site during the previous year and \$100.

(2) Every holder of a wayside permit shall pay, at the time the permit is issued, a fee of six cents per tonne based on the maximum number of tonnes that the permit authorizes and \$100, whichever is greater.

(3) Every holder of an aggregate permit shall pay, on or before March 15, an annual fee of \$100.

3. The fees payable under section 2 shall be disbursed as follows:

- 1. Two-thirds to the local municipality in which the site is situated.
- 2. One-twelfth to the county or to the regional municipality in which the site is situated.

RÈGLEMENT DE L'ONTARIO 244/97
pris en application de la
LOI SUR LES RESSOURCES EN AGRÉGATS

pris le 25 juin 1997

déposé le 27 juin 1997

DISPOSITIONS GÉNÉRALES

1. Chaque titulaire de permis et chaque titulaire de licence d'extraction d'agrégats dépose auprès du Fonds des ressources en agrégats, au plus tard le 31 janvier, un rapport annuel de production indiquant les quantités mensuelles d'agrégats enlevées d'un lieu l'année précédente.

2. (1) Chaque titulaire de permis acquitte, au plus tard le 15 mars, les droits annuels suivants :

- a) pour un permis de catégorie A, six cents par tonne d'agrégats enlevés d'un lieu au cours de l'année précédente ou 200 \$, soit le plus élevé de ces montants;
- b) pour un permis de catégorie B, six cents par tonne d'agrégats enlevés d'un lieu au cours de l'année précédente ou 100\$, soit le plus élevé de ces montants.

(2) Chaque titulaire de licence d'exploitation en bordure d'un chemin acquitte, au moment de la délivrance de la licence, des droits de six cents par tonne calculés d'après le nombre maximal de tonnes que la licence autorise ou de 100 \$, soit le plus élevé de ces montants.

(3) Chaque titulaire de licence d'extraction d'agrégats acquitte, au plus tard le 15 mars, des droits annuels de 100 \$.

3. Les droits recueillis aux termes de l'article 2 sont versés comme suit :

- 1. Les deux tiers sont versés à la municipalité locale où se trouve le lieu.
- 2. Un douzième est versé au comté ou à la municipalité régionale où se trouve le lieu.

3. One-twelfth to the Aggregate Resources Trust for purposes of rehabilitation and research as described in paragraphs 2 and 3 of subsection 6.1 (2) of the Act.

4. The remainder to the Crown.

4. (1) The minimum royalty for purposes of subsection 46 (1) of the Act is 25 cents per tonne.

(2) A permittee or licensee is exempt from paying royalties with respect to aggregate or topsoil that is Crown property and that is supplied by the permittee or licensee for use in projects of the Province of Ontario if the purchase price of the aggregate or topsoil supplied does not include an amount on account of the royalties.

(3) A permittee or licensee is exempt from paying royalties with respect to aggregate that is Crown property and that is supplied by the permittee or licensee for use in the construction or maintenance of roads for timber management purposes on land owned by the Crown and open for public use if the purchase price of the aggregate supplied does not include an amount on account of the royalties.

5. (1) This section applies only within the Towns of Caledon and Halton Hills.

(2) If a wayside permit has been issued under the Act for a site then during,

(a) the four-year period beginning on the day that permit was issued, no more than two additional wayside permits may be issued for the site; and

(b) the ten-year period beginning four years after the day the permit was issued, no wayside permit may be issued for the site or any land adjoining the site.

(3) Despite clause (2) (a), a third additional wayside permit may be issued if the Minister consults with the municipality in which the site is located and provides the municipality with the reasons in writing for issuing the permit.

(4) A permit issued contrary to subsection (2) is invalid.

6. (1) The parts of Ontario set out in Schedule 1 that have been designated under the *Pits and Quarries Control Act* or a predecessor of it are designated under the Act.

(2) The parts of Ontario set out in Schedule 2 are designated under subsection 5 (2) of the Act.

7. Applications for licences, aggregate permits or wayside permits and the operation of pits and quarries shall be in accordance with "Aggregate Resources of Ontario: Provincial Standards, Version 1.0" published by the Ministry of Natural Resources.

8. Regulation 15 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 512/91, 172/92, 354/93 and 671/94 are revoked.

Schedule 1

1. Those parts of the Territorial District of Algoma consisting of,

- (a) the City of Sault Ste. Marie; and
- (b) the Township of Prince.

2. All of the County of Brant.

3. All of the County of Bruce.

3. Un douzième est versé au Fonds des ressources en agrégats aux fins de la réhabilitation et de la recherche visées aux dispositions 2 et 3 du paragraphe 6.1 (2) de la Loi.

4. Le reliquat est versé à la Couronne.

4. (1) La redevance minimale pour l'application du paragraphe 46 (1) de la Loi est de 25 cents par tonne.

(2) Le titulaire de licence ou de permis est exempté du paiement de redevances à l'égard des agrégats ou du sol arable qui appartiennent à la Couronne et qu'il fournit aux fins de projets de la province de l'Ontario si le prix d'achat des agrégats ou du sol arable fournis ne comprend pas de montant au titre des redevances.

(3) Le titulaire de licence ou de permis est exempté du paiement de redevances à l'égard des agrégats qui appartiennent à la Couronne et qu'il fournit aux fins de la construction ou de l'entretien de routes utilisées pour la gestion du bois qui se trouvent sur des biens-fonds appartenant à la Couronne et qui sont ouvertes à la circulation publique si le prix d'achat des agrégats fournis ne comprend pas de montant au titre des redevances.

5. (1) Le présent article ne s'applique qu'aux villes de Caledon et de Halton Hills.

(2) Si une licence d'exploitation en bordure d'un chemin a été délivrée en vertu de la Loi pour un lieu :

a) dans la période de quatre ans qui commence le jour où la licence a été délivrée, au plus deux licences additionnelles d'exploitation en bordure d'un chemin peuvent être délivrées pour le lieu;

b) dans la période de dix ans qui commence quatre ans après le jour où la licence a été délivrée, aucune licence d'exploitation en bordure d'un chemin ne peut être délivrée pour le lieu ou pour un terrain contigu à celui-ci.

(3) Malgré l'alinéa (2) a), une troisième licence additionnelle d'exploitation en bordure d'un chemin peut être délivrée si le ministre consulte la municipalité où se trouve le lieu et fournit par écrit à cette dernière les motifs de la délivrance de la licence.

(4) Est invalide la licence délivrée en contravention au paragraphe (2).

6. (1) Les régions de l'Ontario indiquées à l'annexe 1 et désignées en vertu de la loi intitulée *Pits and Quarries Control Act*, ou d'une loi que celle-ci remplace, sont désignées en vertu de la Loi.

(2) Les régions de l'Ontario indiquées à l'annexe 2 sont désignées en vertu du paragraphe 5 (2) de la Loi.

7. Les demandes de permis, de licence d'extraction d'agrégats et de licence d'exploitation en bordure d'un chemin et l'exploitation des puits d'extraction et des carrières doivent être conformes aux normes énoncées dans le document intitulé *Aggregate Resources of Ontario: Provincial Standards, Version 1.0*, publié par le ministère des Richesses naturelles.

8. Le Règlement 15 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 512/91, 172/92, 354/93 et 671/94 sont abrogés.

Annexe 1

1. Les parties suivantes du district territorial d'Algoma :

- a) la cité de Sault Ste. Marie;
- b) le canton de Prince.

2. Le comté de Brant.

3. Le comté de Bruce.

4. All of the County of Dufferin.
5. All of The Regional Municipality of Durham.
6. All of the County of Elgin.
7. All of the County of Essex.
8. Those parts of the County of Frontenac consisting of,
 - (a) the City of Kingston; and
 - (b) the Townships of Kingston, Pittsburgh and Storrington.
9. All of the County of Grey.
10. All of The Regional Municipality of Haldimand-Norfolk.
11. All of The Regional Municipality of Halton.
12. All of The Regional Municipality of Hamilton-Wentworth.
13. Those parts of the County of Hastings consisting of,
 - (a) the City of Belleville;
 - (b) the Separated Town of Trenton;
 - (c) the Town of Deseronto;
 - (d) the villages of Deloro, Frankford, Madoc, Marmora, Stirling and Tweed; and
 - (e) the townships of Elzevir and Grimsthorpe, Hungerford, Huntingdon, Madoc, Marmora and Lake, Rawdon, Sidney, Thurlow, Tudor and Tyendinaga.
14. All of the County of Huron.
15. All of the County of Kent.
16. All of the County of Lambton.
17. All of the County of Lanark.
18. The United Counties of Leeds and Grenville.
19. Those parts of the Territorial District of Manitoulin consisting of,
 - (a) Great LaCloche Island; and
 - (b) Little LaCloche Island.
20. All of The Municipality of Metropolitan Toronto.
21. All of the County of Middlesex.
22. All of The Regional Municipality of Niagara.
23. All of the County of Northumberland.
24. All of The Regional Municipality of Ottawa-Carleton.
25. All of the County of Oxford.
26. All of The Regional Municipality of Peel.
27. All of the County of Perth.
28. Those parts of the County of Peterborough consisting of,
 - (a) the City of Peterborough;
 - (b) the villages of Havelock, Lakefield, Millbrook and Norwood; and
 - (c) the Townships of Asphodel, Belmont, Cavan, Douro, Dummer, Ennismore, Harvey, North Monaghan, Otonabee, Smith and South Monaghan.
4. Le comté de Dufferin.
5. La municipalité régionale de Durham.
6. Le comté d'Elgin.
7. Le comté d'Essex.
8. Les parties suivantes du comté de Frontenac :
 - a) la cité de Kingston;
 - b) les cantons de Kingston, de Pittsburgh et de Storrington.
9. Le comté de Grey.
10. La municipalité régionale de Haldimand-Norfolk.
11. La municipalité régionale de Halton.
12. La municipalité régionale de Hamilton-Wentworth.
13. Les parties suivantes du comté de Hastings :
 - a) la cité de Belleville;
 - b) la ville séparée de Trenton;
 - c) la ville de Deseronto;
 - d) les villages de Deloro, de Frankford, de Madoc, de Marmora, de Stirling et de Tweed;
 - e) les cantons d'Elzevir et Grimsthorpe, de Hungerford, de Huntingdon, de Madoc, de Marmora et Lake, de Rawdon, de Sidney, de Thurlow, de Tudor et de Tyendinaga.
14. Le comté de Huron.
15. Le comté de Kent.
16. Le comté de Lambton.
17. Le comté de Lanark.
18. Les comtés unis de Leeds et Grenville.
19. Les parties suivantes du district territorial de Manitoulin :
 - a) l'île Great LaCloche;
 - b) l'île Little LaCloche.
20. La municipalité de la communauté urbaine de Toronto.
21. Le comté de Middlesex.
22. La municipalité régionale de Niagara.
23. Le comté de Northumberland.
24. La municipalité régionale d'Ottawa-Carleton.
25. Le comté d'Oxford.
26. La municipalité régionale de Peel.
27. Le comté de Perth.
28. Les parties suivantes du comté de Peterborough :
 - a) la cité de Peterborough;
 - b) les villages de Havelock, de Lakefield, de Millbrook et de Norwood;
 - c) les cantons d'Asphodel, de Belmont, de Cavan, de Douro, de Dummer, d'Ennismore, de Harvey, de North Monaghan, d'Otonabee, de Smith et de South Monaghan.

29. The United Counties of Prescott and Russell.
30. All of the County of Prince Edward.
31. All of the County of Simcoe.
32. The United Counties of Stormont, Dundas and Glengarry.
33. All of The Regional Municipality of Sudbury.
34. Those parts of the Territorial District of Sudbury consisting of the geographic townships of Dill, Dryden and Trill.
35. All of the County of Victoria, except the townships of Dalton, Laxton, Digby and Longford and Somerville.
36. All of the County of Wellington.
37. All of The Regional Municipality of Waterloo.
38. All of The Regional Municipality of York.

Schedule 2

1. Those parts of the County of Frontenac consisting of the townships of Bedford, Howe Island, Loughborough, Portland and Wolfe Island.
2. Those parts of the County of Lennox and Addington consisting of,
 - (a) the Town of Napanee;
 - (b) the villages of Bath and Newburgh; and
 - (c) the townships of Adolphustown, Amherst Island, Camden East, Ernestown, North Fredericksburgh, Richmond and South Fredericksburgh.
3. Those parts of the County of Renfrew consisting of,
 - (a) the City of Pembroke;
 - (b) the towns of Arnprior and Renfrew;
 - (c) the villages of Beachburg, Braeside, Cobden and Petawawa; and
 - (d) the Township of Alice and Fraser, the Township of Bagot and Blythfield, and the townships of Admaston, Bromley, Horton, McNab, Pembroke, Petawawa, Ross, Stafford and Westmeath.
4. Those parts of the County of Victoria consisting of the Township of Laxton, Digby and Longford and the townships of Dalton and Somerville.

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29. Les comtés unis de Prescott et Russell.
30. Le comté de Prince Edward.
31. Le comté de Simcoe.
32. Les comtés unis de Stormont, Dundas et Glengarry.
33. La municipalité régionale de Sudbury.
34. Les cantons géographiques de Dill, de Dryden et de Trill dans le district territorial de Sudbury.
35. Le comté de Victoria, à l'exception des cantons de Dalton, de Laxton, Digby et Longford et de Somerville.
36. Le comté de Wellington.
37. La municipalité régionale de Waterloo.
38. La municipalité régionale de York.

Annexe 2

1. Les parties du comté de Frontenac comprenant les cantons de Bedford, de Howe Island, de Loughborough, de Portland et de Wolfe Island.
2. Les parties suivantes du comté de Lennox et Addington :
 - a) la ville de Napanee;
 - b) les villages de Bath et de Newburgh;
 - c) les cantons d'Adolphustown, d'Amherst Island, de Camden East, d'Ernestown, de North Fredericksburgh, de Richmond et de South Fredericksburgh.
3. Les parties suivantes du comté de Renfrew :
 - a) la cité de Pembroke;
 - b) les villes d'Arnprior et de Renfrew;
 - c) les villages de Beachburg, de Braeside, de Cobden et de Petawawa;
 - d) le canton d'Alice et Fraser, le canton de Bagot et Blythfield, et les cantons d'Admaston, de Bromley, de Horton, de McNab, de Pembroke, de Petawawa, de Ross, de Stafford et de Westmeath.
4. Les parties du comté de Victoria comprenant le canton de Laxton, Digby et Longford et les cantons de Dalton et de Somerville.

ONTARIO REGULATION 245/97
made under the
OIL, GAS AND SALT RESOURCES ACT

Made: June 25, 1997

Filed: June 27, 1997

EXPLORATION, DRILLING AND PRODUCTION

DEFINITIONS

1. In this Regulation,

"completion date" means the date on which a well is completed for regular production of oil or gas;

"development well" means a well that is drilled for the purpose of producing from or extending a pool of oil or gas into which another well has already been drilled;

"drill" means to use any method to bore or deepen a well;

"exploratory well" means a well that is drilled for the purpose of discovering a pool of oil or gas;

"pooled spacing unit" means a spacing unit in which all the various oil and gas interests have been pooled;

"pooling" means the joining or combining of all the various oil and gas interests within a spacing unit for the purpose of drilling and subsequently producing a well;

"Provincial Standards" means the standards set out in "Oil, Gas and Salt Resources of Ontario Operating Standards, Version 1.0" published by the Ministry of Natural Resources;

"royalty interest" means the interest of an owner of oil or gas rights or the owner's interest in the proceeds from the sale of the oil or gas in a situation where the owner has none of the cost of producing the oil or gas;

"target area" means the area within a spacing unit that is allocated for drilling a well;

"TD date" means the date when the drilling of a well reaches the total depth of the well;

"tract", except in sections 14 and 15,

(a) in the case of a standard 81 hectare lot, means a unit of area obtained by dividing the lot into eight equal rectangular areas of 10.12 hectares more or less and described by number in the manner set forth in the Schedule,

(b) in the case of a standard 40.5 hectare lot, means a unit of area obtained by dividing the lot into four equal rectangular areas of 10.12 hectares more or less and described by number in the manner set forth in the Schedule, and

(c) in the case of a lot that is not a standard 81 hectare or 40.5 hectare lot, means a unit of area obtained by dividing the lot into such equal areas as are approved by the Minister;

"waste", in addition to its meaning as ordinarily understood in the oil and gas industry, includes,

(a) inefficient, excessive or improper use or dissipation of reservoir energy,

(b) locating, spacing, drilling, equipping, operating or producing of any well in a manner that causes or might cause a reduction in the quantity of oil or gas ultimately and economically recoverable from any pool,

(c) inefficient storage of oil or gas, whether on the surface or underground, and

(d) locating, spacing, drilling, equipping, operating or producing a well in a manner that causes or might cause unnecessary or excessive surface or subsurface loss of oil or gas whether the oil or gas is being produced or stored;

"working interest" means the operating interest under an oil and gas lease that is subject to all the costs of drilling, completion and operation under the lease.

PROVINCIAL STANDARDS

2. (1) Subject to subsection (2), operators of a work governed by the Act shall comply with the Provincial Standards.

(2) An operator may depart from the Provincial Standards if it is reasonable to do so in the circumstances, the operator takes measures to prevent or limit damage that provide a standard of protection that is equal to the standard established in the Provincial Standards and, before departing from the standards, notifies the Ministry in writing of the intention to depart and the details and circumstances of the departure.

(3) An operator who departs from the Provincial Standards in accordance with the conditions set out in subsection (2) is not in contravention of subsection (1).

WELL LICENSING AND INJECTION PERMITS

3. (1) A well licence application shall be made in accordance with Part I of the Provincial Standards.

(2) A licence expires on the first anniversary of its issue date if the well was not spudded within the first year of the term of the licence.

4. (1) The operator of a licensed well shall pay a well licence fee on or before February 15 of each year, based on the fee table.

(2) The fee is payable to the Oil, Gas and Salt Resources Trust.

(3) The payment shall accompany the Annual Report of Well Status.

TABLE

Item	TYPE OF WELL OR STORAGE	FEE
1.	Private gas well	\$0.00 for each licensed gas well located on land as long as the operator owns both the surface rights and the mineral rights and the gas produced from the well is and remains for the operator's private use, is not used in relation to a business or commercial enterprise of the operator and is not sold by the operator
2.	Active gas well	\$0.09 per 10 ³ m ³ gas produced during the previous calendar year
3.	Active oil well	\$0.18 per m ³ oil produced during the previous calendar year

4.	Natural gas storage	\$75 per well
5.	Observation wells	\$10 per well
6.	Salt cavern storage well	\$150 per well
7.	Solution mining wells	\$150 per well

(4) Despite subsection (1), the minimum annual well licence fee payable by an operator is \$20.

5. The holder of the well licence shall forthwith notify the Minister in writing of any change in the information supplied on the well licence application or the accompanying well location plan and shall not drill or continue drilling unless the Minister approves the changes.

6. An application for a permit required under section 11 of the Act shall be made to the Minister and shall be accompanied by the application fee.

REGISTRATION OF WORKS

7. (1) Every operator of a well or production facility shall register it with the Minister and shall submit an update to the information required within five days after any change.

(2) The operator of a well shall submit the following information to the Minister for the purposes of the well registry:

1. Name of the well.
2. Status of the well.
3. Location of the well by lot, concession and geographic township including its latitude and longitude coordinates.
4. The number and type of work and the operating status of each work located at the well site.
5. Name, address and telephone number of the operator, the operator's agent, if any, and emergency contact persons.

(3) The operator of a production facility shall maintain the following information and submit it to the Ministry for the purposes of the production works registry:

1. Location of the facility by tract, lot, concession and geographic township.
2. The number and type of work at the facility and the operating status of each work.
3. Name, address and telephone number of the operator, operator's agent, if any, and emergency contact persons.

SPACING REQUIREMENTS FOR EXPLORATORY WELLS

8. (1) An exploratory well that is drilled into but not below a formation of Devonian age shall be,

- (a) on a pooled spacing unit of not less than 2.53 hectares; and
- (b) located within the target area not closer than 61 metres to any boundary of the spacing unit.

(2) An exploratory well that is drilled into but not below a formation of Silurian age shall be,

- (a) on a pooled spacing unit of not less than 10.12 hectares; and

(b) located within the target area not closer than 107 metres to any boundary of the spacing unit.

(3) An exploratory well that is drilled into or below a formation of Ordovician age shall be,

- (a) on a pooled spacing unit of not less than 20.24 hectares; and
- (b) located within the target area not closer than 107 metres to any boundary of the spacing unit.

(4) An exploratory well that is drilled in a water-covered area shall be located not closer than 400 metres to the boundary of the area described in the exploration licence.

9. Despite section 8, the Minister may issue a well licence for an exploratory well that is proposed to be drilled off-target or for which interests in the spacing unit have not been pooled; however, it is a condition of such a licence that there be no production from the well before all the oil and gas interests within the spacing unit have been pooled.

10. (1) If an operator discovers a pool of oil or gas on land and production of the oil or gas is possible, any person having oil or gas rights in respect of the pool may apply to the Minister for the establishment of spacing units.

(2) If no person has applied under subsection (1) within 10 days after the completion date of the discovery well, the operator who discovered the pool shall apply, unless otherwise instructed by the Minister.

(3) An application to establish spacing units shall be accompanied by,

- (a) a plan of the lands comprising the probable area of the pool, certified by an Ontario land surveyor or professional engineer qualified to practise in Ontario or other person acceptable to the Minister showing,
 - (i) the location of the well in relation to the boundaries of the lands, roadways and topographical features of the area, and
 - (ii) the names of all persons having a working interest or a royalty interest in respect of the pool, the type of interest held by each and the property boundaries of each;

(b) a technical report of,

- (i) the geology of the discovery,
- (ii) the type of reservoir,
- (iii) the production and reservoir drainage capability of the discovery well,
- (iv) any subsequent well drilled into the new pool, and
- (v) the geological and engineering rationale for the size and location of the proposed spacing units.

(4) The applicant shall send, by regular prepaid mail, notice of the application together with a copy of the plan of the lands mentioned in clause (3) (a) to the persons mentioned in subclause (3) (a) (ii) within five days after making the application.

(5) Except where the Minister has otherwise approved, no person shall drill a development well into a pool referred to in subsection (1) until a spacing order is issued.

11. The Minister may establish spacing units in a water covered area.

SPACING REQUIREMENTS FOR DEVELOPMENT WELLS

12. (1) This section applies only where a development well is drilled into a pool where spacing units have not been established by an order of the Minister.

(2) A development well that is drilled into but not below a formation of Devonian age shall be,

- (a) on a pooled spacing unit of not less than 2.53 hectares; and
- (b) located not closer than 61 metres to any boundary of the spacing unit.

(3) A development well that is drilled into or below a formation of Silurian age shall be,

- (a) on a pooled spacing unit of not less than 10.12 hectares; and
- (b) located not closer than 107 metres to any boundary of the spacing unit.

SPACING UNIT REQUIREMENTS: GENERAL

13. No person shall,

- (a) produce from more than one well in a spacing unit;
- (b) drill a well in a spacing unit outside the target area unless topographical, geological or other conditions make drilling a well within the target area unfeasible; or
- (c) produce oil or gas from a well in a spacing unit unless all the interests in the oil and gas in the spacing unit have been pooled for the purpose of producing from the well.

POOLING ORDERS

14. (1) In this section and in section 15,

"tract" means an area of land, within an existing or proposed spacing unit or unit area, of which the ownership of the oil and gas rights is distinct from any other ownership of oil and gas rights within the spacing unit or unit area.

(2) A person having an oil or gas interest in a spacing unit may apply to the Commissioner for an order to pool the oil and gas interests within the spacing unit.

(3) An application to the Commissioner for a spacing unit pooling order pursuant to clause 8 (1) (a) of the Act shall include, for the spacing unit area proposed for pooling,

- (a) a statement describing the purpose of the application;
- (b) a description of the benefits to be achieved by pooling;
- (c) a geographical and geological description;
- (d) a reference map or maps showing the spacing unit, well locations and geophysical information;
- (e) the names and addresses of all persons having an interest in oil and gas rights in each tract;
- (f) a list showing the existing interest of each person for each tract;
- (g) copies of all oil and gas agreements for each tract;

(h) a copy of the proposed oil and gas lease that would govern the relationship between the working interest owners and any surface rights owner and any mineral rights owner of an oil and gas interest who have not executed a petroleum and natural gas lease;

(i) the name of the proposed spacing unit operator;

(j) a copy of the agreement by which the various working interest owners will be governed with respect to operations, charges and credits for any operations in the spacing unit;

(k) a summary of the proposed allocation of costs and benefits for all the persons having an interest within the spacing unit;

(l) a listing of all persons having an oil and gas interest within the spacing unit who have executed the pooling agreement and those who have not;

(m) a copy of the pooling agreement governing the relationship between the working interest owners and the royalty interest owners; and

(n) a copy of the agreement governing the relationship between the working interest owners.

(4) A pooling order of the Commissioner shall include, to the extent that it is applicable to the issues being determined,

(a) the effective date of the order;

(b) a geographical and geological description of the pooled spacing unit;

(c) a plan of the pooled spacing unit showing its boundaries and the tracts within it;

(d) a summary showing the tract allocation of each party's interest within the tract and the pooled spacing unit;

(e) a copy of the oil and gas lease that governs the relationship between the working interest owners and any surface rights owner and any mineral rights owner of an oil and gas interest who have not executed a petroleum and natural gas lease;

(f) the appointment of the initial operator;

(g) a copy of all agreements that will govern the relationship between the working interest owners with respect to operations, charges and credits;

(h) a statement of how the costs of the hearing are to be shared among the interested parties;

(i) a statement as to the duration of the order; and

(j) directions as to the notice to be given of the order.

UNITIZATION ORDERS

15. (1) In this section,

"participating section" means that portion of the unitized area from which oil or gas is produced;

"unit area or unitized area" means the geographical area and geological formations to which the unitization applies;

"unitize" means the joining of the various oil and gas interests within a field or pool, or a part of either, for the purpose of drilling and

operating one or more wells and the apportioning of the costs and benefits of the drilling and operating, and "unitization" has a corresponding meaning.

(2) The Minister or any person with an oil or gas interest in a field or pool may apply to the Commissioner for a unitization order to join the interests within the field or pool, or a part of either, pursuant to clause 8 (1) (b) of the Act.

(3) The application shall include, for the proposed unit area,

- (a) a statement describing the purpose of the application;
- (b) a description of the benefits to be achieved by unitization;
- (c) a geographical and geological description;
- (d) any reference map or maps showing the proposed unit area, the tracts, well locations, geophysical information and pool or field boundaries;
- (e) the names and addresses of all persons having an interest in oil and gas rights in each tract;
- (f) a list showing the existing oil and gas interest of each person for each tract within the proposed unit area;
- (g) copies of all title documents for each tract within the proposed unit area;
- (h) a copy of the proposed oil and gas lease that would govern the relationship between the working interest owners and any surface rights owner and any mineral rights owner of an oil and gas interest who have not executed a petroleum and natural gas lease;
- (i) a copy of the proposed unitization agreement that would govern the relationship between the working interest owners and the royalty interest owners;
- (j) technical information relating to the proposed unit area;
- (k) the name of the initial unit area operator;
- (l) a list of the proposed tract allocation of costs and benefits for all the persons having an interest within the proposed unit area;
- (m) a list of the working oil and gas interests within the proposed unit area that have and have not executed the unitization agreement and a list of all royalty interest owners within the proposed unit area that have and have not executed the unitization agreement;
- (n) a method for equalizing the respective investments of the working interest owners;
- (o) a method of allocating any produced oil or gas that may have been produced and saved but not marketed before the effective date of the unitization order; and
- (p) a complete description of the geological, geophysical and other data used to interpret the pool boundary.

(4) A unitization order shall include,

- (a) the effective date of the order;
- (b) a geographical and geological description of the unit area;

- (c) a plan of the unit area showing its boundaries, tracts and participating section;
- (d) a summary showing the tract allocation of each party's oil and gas interest within the tract and the unit area;
- (e) a copy of the oil and gas lease that governs the relationship between the working interest owners and any surface rights owner and any mineral rights owner of an oil and gas interest who have not executed a petroleum and natural gas lease;
- (f) a copy of the unitization agreement that will govern the relationship between the working interest owners and the royalty interest owners;
- (g) the appointment of the initial unit area operator;
- (h) a copy of all agreements that will govern the relationship between the working interest owners with respect to operations, charges and credits;
- (i) an equalization schedule between the working interest owners for their respective investments within the unit area;
- (j) an allocation schedule between the working interest owners for the distribution of oil or gas that has been produced and saved but not marketed before the effective date of the order;
- (k) a statement of how the costs of the hearing are to be shared;
- (l) a statement as to the duration of the order; and
- (m) directions as to the notice of the order to be given.

SECURITY

16. (1) Every operator of a well shall establish security,

- (a) in the amounts prescribed by this section; and
- (b) in the form of a trust fund administered in accordance with the *Trustee Act* for the purpose of providing financial assurance that wells will be plugged and works completed in accordance with the Act and regulations and any order of the Board or the Commissioner.

(2) A well licence shall not be issued to a person who has not established a trust fund in accordance with clause (1) (b).

(3) Subject to subsection (4), well security required for each operator is,

- (a) \$0 for each licensed oil well that is registered as part of an oil field having historical oil field status;
- (b) \$0 for each licensed gas well located on land as long as the operator owns both the surface rights and the mineral rights and the gas produced from the well is and remains for the operators' private use, is not used in relation to a business or commercial enterprise of the operator and is not sold by the operator.
- (c) \$0 for each licensed hydrocarbon storage cavern well located on land as long as the operator owns both the surface rights and the mineral rights;
- (d) \$3,000 for each unplugged well located on land drilled to less than 450 metres in depth;
- (e) \$6,000 for each unplugged well located on land drilled to a depth greater than 450 metres but less than 800 metres;

(f) \$10,000 for each unplugged well located on land drilled to a depth greater than 800 metres; and

(g) \$15,000 for each unplugged well located in water covered areas.

(4) The maximum security required is,

(a) \$70,000 for unplugged wells located on land; and

(b) \$200,000 for unplugged wells located in water covered areas.

(5) Each operator shall maintain the prescribed security at all times.

(6) The operator shall not adjust the security without the Minister's consent when,

(a) a well is not drilled;

(b) a well is plugged; or

(c) the well licence is transferred.

(7) All well licences of an operator who allows the amount of well security to fall below the prescribed level are not valid.

(8) When establishing security, an operator shall ensure that the fund trustee,

(a) does not make any payments out of the trust fund without the written consent of the Minister; and

(b) follows the directions of the Minister with respect to payment out of the trust fund.

(9) The Minister's directions to the trustee of an operator's security trust fund are limited to directing payments to remedy a situation where a work represents a hazard to the public or environment or an operator does not properly plug a well or complete works in accordance with the Act and regulations or in accordance with an order of the Board or the Commissioner.

(10) If, no later than December 31, 1997, an operator of wells drilled before this Regulation comes into force submits a written request to the Minister in respect of the security of the wells, the Minister shall,

(a) allow the operator to establish prescribed security in 10 per cent annual increments starting on July 1, 1997 and ending with July 1, 2007; and

(b) return any deposit held by the Minister in respect of previous security deposit requirements for the wells.

(11) The Minister shall transfer to the trustee of the trust fund established by an operator all security held by the Minister under Regulation 915 of the Revised Regulations of Ontario, 1990 in respect of the operator.

WELL BLOWOUT PREVENTION

17. (1) An operator of a well that is being drilled, tested, completed, stimulated, serviced, overhauled or worked over shall provide casing and blowout prevention equipment and maintain it in such condition that any oil, gas or water encountered can be effectively controlled.

(2) The operator shall ensure that blowout prevention equipment is adequate, having regard to the depth to which the well will be drilled, the expected pressure and the need, in case of blowout, for shutoff of the open hole or around any equipment used in the well.

WATER COVERED AREAS

18. (1) In this section,

"well" means a well in a water-covered area.

(2) A well licence shall not be issued to a person who does not furnish proof that the person has liability insurance of at least \$5,000,000 per occurrence that provides compensation for all damage caused by drilling, pipeline construction, production, servicing or abandonment operations or caused by any vessel, craft or barge used to transport people or materials to the site of the drilling, pipeline construction or production operations.

PLUGGING DRY OR UNUSED WELLS

19. The operator of a dry oil or gas well or a well that is no longer used shall plug it as soon as practical and, in any case, within 12 months after it is determined to be dry or is taken out of use.

PROTECTION OF DESIGNATED GAS STORAGE AREA

20. No person shall complete, service or otherwise perform work of any kind on a well within 1.6 kilometres of a gas storage area designated by the Ontario Energy Board pursuant to the *Ontario Energy Board Act* if the performance of such work will or is likely to fracture the storage reservoir situated within the designated area or to result in communication with it.

RELEASE OF INFORMATION

21. (1) Scientific, technical, commercial or financial information of an operator that the Ministry obtains from the operator and that the Ministry records shall not be released except in accordance with this section unless the operator consents in writing to its release where its release is prohibited under subsection (2) or to its release at an earlier date as provided in this section.

(2) The following information shall not be released:

1. An operator's pool studies and reserve estimates.

2. Reserve estimates unless published or submitted at a public hearing.

3. All information submitted to the Minister not required by this Regulation to be submitted, obtained at extra expense to the operator and requested to be held confidential.

4. Third party oil and gas reports required by the Provincial Standards.

5. An operator's monthly and annual solution mining production data.

(3) The following information on a well classified by the Minister as an exploratory well shall be held confidential for one year after its TD date:

1. Connate water determinations and other liquid saturation measurements.

2. Drill-stem test data.

3. Core analyses.

4. Oil, gas and water, and pressure-volume-temperature analyses.

5. Static top hole or bottom hole pressure data.

6. Flowing and other special bottom hole pressure data gathered by the Ministry.

7. Back pressure test data.
8. Perforations, well treatments, cored intervals and abandonment details.
9. Logs except those logs obtained solely for geophysical purposes.
10. Geological markers.
11. Drill cutting samples and core and information from drill cutting samples and core preserved by the Ministry.

(4) The following information on a well classified by the Minister as a development well shall be held confidential for at least 30 days after the TD date of the well and, in any event, shall not be released before the release of information respecting the discovery well:

1. Connate water determinations and other liquid saturation measurements.
2. Drill-stem test data.
3. Core analyses.
4. Oil, gas and water and pressure-volume-temperature analyses.
5. Static top hole or bottom hole pressure data.
6. Flowing and other special bottom hole pressure data gathered by the Ministry.
7. Back pressure test data.
8. Perforations, well treatments, cored intervals and abandonment details.
9. Logs, except those logs which in the opinion of the Minister, are obtained solely for geophysical purposes.
10. Geological markers.
11. Drill cutting samples and core and information from drill cutting samples and core preserved by the Ministry.

(5) The following information shall be held confidential for one year after the date of receipt by the Ministry:

1. Daily production rates.
2. Secondary recovery data for individual wells or systems.

(6) The following information is not confidential:

1. Applications and submissions presented at a public hearing.
2. Monthly and annual oil and gas production data.
3. Oil field fluid disposal data for individual wells or systems.
4. Storage data for gas, liquified petroleum gases, or refined petroleum products.

(7) Logs that are obtained solely for geophysical purposes shall be held confidential for 24 months after the date of logging.

(8) Subsections (3) to (7) are subject to section 17 of the *Freedom of Information and Protection of Privacy Act* to the extent that disclosure must be refused under that section.

WORK TAGS

22. A tag attached to a work under section 7 of the Act shall be as prescribed by the Minister.

EXAMINERS

23. (1) If the Minister is satisfied that a person has the necessary skills and knowledge to examine a work, he or she may issue a certificate to the person evidencing that the person is approved for that purpose in accordance with the classes of certificates set out in this section.

(2) A Class I examiner may examine wells with respect to used casing, cement quality, isolation of porous zones, cement tops, well control equipment and well plugging.

(3) A Class II examiner may examine surface works, suspended wells, disposal wells and production facilities.

(4) A Class III examiner may examine works with respect to solution mining.

(5) A Class IV examiner may examine works with respect to the storage of hydrocarbons.

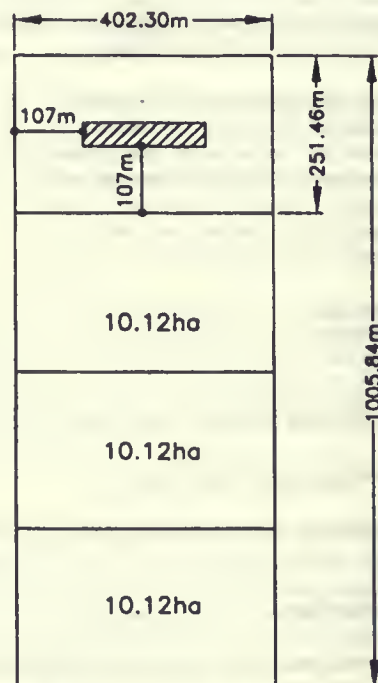
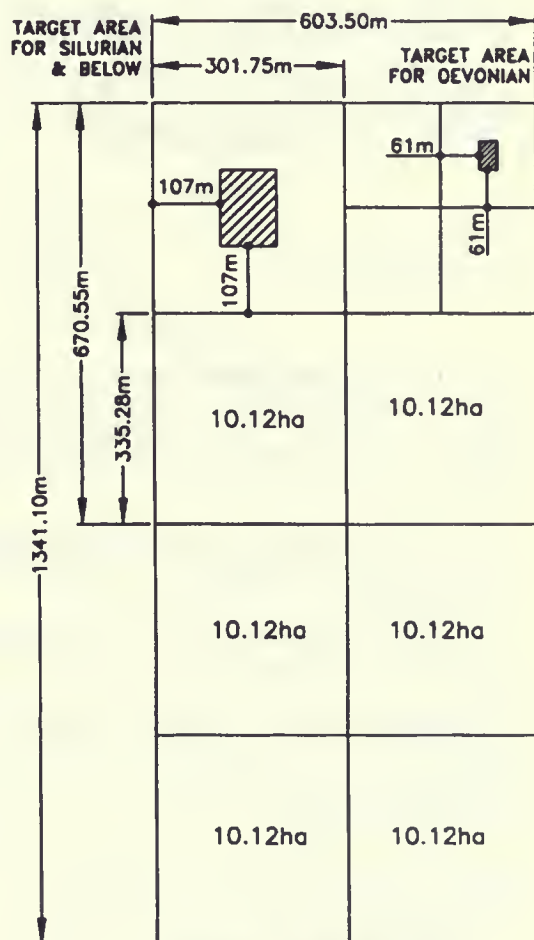
(6) A Class V examiner may examine works with respect to pipelines.

(7) Within 10 days after conducting an examination, the examiner shall report the results to the Ministry and the operator on the form provided by the Ministry.

(8) The Minister may cancel an examiner's certificate.

24. Regulations 915 and 916 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 741/92, 32/95 and 50/95 are revoked.

SCHEDULE TRACTS



KEY
TO TRACT
NUMBERS

2	1
3	4
6	5
7	8

KEY
TO TRACT
NUMBERS

7	6	3	2
8	5	4	1

KEY
TO TRACT
NUMBERS

4	3	2	1
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KEY
TO TRACT
NUMBERS

1
2
3
4

ALL MEASUREMENTS ARE IN METRIC UNITS

ONTARIO REGULATION 246/97
made under the
COMMODITY FUTURES ACT

Made: June 25, 1997
Filed: June 27, 1997

Amending Reg. 90 of R.R.O. 1990
(General)

Note: Regulation 90 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 13 of Schedule 1 to Regulation 90 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(2) Despite subsection (1), no fee is payable for a change described in clause 30 (1) (c) of the Act.

2. This Regulation comes into force on September 1, 1997.

28/97

ONTARIO REGULATION 247/97
made under the
SECURITIES ACT

Made: June 25, 1997
Filed: June 27, 1997

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Regulation 1015 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Section 12 of Schedule 1 to Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(1.1) Despite subsection (1), no fee is payable for a change described in clause 33 (1) (d) of the Act.

(2) Section 60 of Schedule 1 to the Regulation is revoked.

2. This Regulation comes into force on September 1, 1997.

28/97

ONTARIO REGULATION 248/97
made under the
ADMINISTRATION OF JUSTICE ACT

Made: June 25, 1997
Filed: June 27, 1997

Amending O. Reg. 293/92
(Ontario Court (General Division) and Court of Appeal—Fees)

Note: Since January 1, 1997, Ontario Regulation 293/92 has been amended by Ontario Regulation 212/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of the French version of Ontario Regulation 293/92 is amended by inserting the following paragraph:

5. Pour la mise en état d'un appel 150,00 \$

28/97

RÈGLEMENT DE L'ONTARIO 248/97
pris en application de la
LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 25 juin 1997
déposé le 27 juin 1997

modifiant le Règl. de l'Ont. 293/92
(Cour de l'Ontario (Division générale) et
Cour d'appel — Honoraires et frais)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement de l'Ontario 293/92 a été modifié par le Règlement de l'Ontario 212/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'article 1 de la version française du Règlement de l'Ontario 293/92 est modifié par insertion du paragraphe suivant :

ONTARIO REGULATION 249/97
made under the
MUNICIPAL ACT

Made: June 25, 1997
Filed: June 27, 1997

**DETERMINATION OF APPORTIONMENTS
AND LEVIES, 1997**

1. In this Regulation,

"conservation authority" means a conservation authority that makes an apportionment in 1997 on the basis of discounted equalized assessment;

"conservation authority area" means the area over which a conservation authority has jurisdiction;

"conservation authority levy" means the amount required for administrative and capital costs in 1997 by a conservation authority;

"discount factor" means the discount factor for an upper tier municipality, a district board or a conservation authority located within a district board area as set out in Column 2 of Schedule 2;

"discounted assessment" means the sum of,

(a) the product obtained by multiplying the residential and farm assessment by the discount factor prescribed for that upper tier municipality, district board or conservation authority located within a district board area,

- (b) the commercial assessment, including the attributable commercial assessment under the *Municipal Extra-Territorial Tax Act*, where applicable, and
- (c) the equivalent assessment for the municipality as determined under Part I, II or III, as the case may be;

"discounted equalized assessment" means the discounted assessment of a municipality divided by its prescribed equalization factor and multiplied by 100;

"district board" means a district welfare administration board or a board of management for a home for the aged that is required by the Act establishing it to make an apportionment in 1997 on the basis of equalized assessment;

"district board area" means the area over which a district board has jurisdiction;

"last returned assessment roll" means, for regional, county, district board and defined area apportionments, the assessment roll required to be returned to the clerk of the municipality in 1996 in accordance with section 36 of the *Assessment Act* and for conservation authority apportionments, the assessment roll required to be returned to the clerk of the municipality in 1995 in accordance with section 36 of the *Assessment Act*;

"prescribed equalization factor" means the factor as set out in Column 2 of Schedule 1 for regions, counties and district boards and Column 2 of Schedule 4 for conservation authorities;

"supporting municipality" means,

- (a) an area municipality defined in any Act establishing a regional municipality,
- (b) a municipality required to provide money to a county for county purposes under subsection 366 (6) or 374 (6) of the Act, or
- (c) a municipality that is located wholly or partly within a district board area or a conservation authority area and against which an apportionment utilizing equalized assessment is to be made in 1997 by the district board or conservation authority.

PART I REGIONAL MUNICIPALITIES

2. (1) In this Part,

"annual sum required for regional purposes" means the amount required in 1997 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"apportionment" means an apportionment of an annual sum required for regional purposes among the area municipalities within a regional municipality made under the Act establishing the regional municipality;

"average municipal commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 33 and 34 of the *Assessment Act*, on the commercial assessment for the preceding year by the total commercial assessment for the preceding year, multiplied by 1,000;

"average overall commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 33 and 34 of the *Assessment*

Act, on the commercial assessment of public school supporters in the preceding year by the total commercial assessment of public school supporters for the preceding year, multiplied by 1,000;

"equivalent assessment" means the sum of,

- (a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes on real property and business assessment, including a payment in respect of regional levies, are payable, but reduced where payment is predicated on the current year's residential and farm mill rate, by multiplying that assessment by the appropriate upper tier discount factor for purposes of determining a discounted assessment for that area municipality,
- (b) the amount determined by dividing the 1997 entitlements under section 157 of the Act less any adjustments made in 1997 to correct prior year entitlements, by the average municipal commercial mill rate and multiplying the result by 1,000,
- (c) the amount determined by dividing the 1996 entitlements under the *International Bridges Municipal Payments Act, 1981*, and any agreement providing payments in lieu of taxes for international bridges, by the average municipal commercial mill rate and multiplying the result by 1,000, and
- (d) the amount determined by dividing the 1997 entitlements under section 159 of the Act by the average overall commercial mill rate and multiplying the result by 1,000;

"special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality for library, sewage, transit or day care purposes on the basis of equalized assessment where the amount is not included in the annual sum required for regional purposes;

"special regional area" means an area comprised of those area municipalities among which a special levy is to be apportioned in 1997.

(2) For the purposes of this Part, the discounted equalized assessment of a regional municipality is the total of the discounted equalized assessments of area municipalities within the regional municipality.

(3) With respect to each area municipality in the regional municipalities of Durham, Hamilton-Wentworth and York that receives payments in lieu of taxes from the Crown in right of Canada, the valuations contained on the last returned assessment roll for which such payments are payable by the Crown in right of Canada shall be used.

(4) If the Ministry of Finance receives notice on or before December 31, 1998, that the payments in lieu of taxes from the Crown in right of Canada have been reduced for 1997, the Ministry shall recalculate the valuations referred to in subsection (3) and shall notify the corresponding regional municipality.

(5) Subject to subsection (6), the apportionments for each area municipality under subsection (3) shall be deemed to be final.

(6) If valuations are recalculated under subsection (4), and if the council of a regional municipality decides that the apportionments should also be recalculated, the council shall notify the Ministry of Finance and the apportionments for all area municipalities in the regional municipality shall be recalculated accordingly.

3. In 1997, the Ministry of Finance shall determine,

- (a) the discounted equalized assessment of each area municipality; and
- (b) the discounted equalized assessment of each regional municipality.

4. The Ministry of Finance shall, in respect of each regional municipality, determine the percentage share of apportionment, correct to three decimal places, for each area municipality within the regional municipality by dividing the discounted equalized assessment of each area municipality as determined under clause 3 (a) by the discounted equalized assessment of the regional municipality as determined under clause 3 (b) and multiplying the result by 100.

5. The discounted equalized assessment determined under clause 3 (a) and the respective percentage share of apportionment determined for each area municipality under section 4 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment of each area municipality that is sent by the Ministry of Finance to a regional municipality and to the area municipalities under an Act establishing a regional municipality.

6. For 1997, the apportionment of an annual sum required for regional purposes among the area municipalities within a regional municipality shall be made on the basis of the percentages determined for each area municipality under section 4.

7. (1) Sections 1, 2, 3, 4, 6 and 8 apply, with necessary modifications, to a special levy in 1997, and to a special regional area as if a special levy was the annual sum required for regional purposes of the regional municipality and the special regional area was the regional municipality.

(2) Despite any other provision of this Regulation, where the Act authorizing a special levy authorizes the special levy to be apportioned among area municipalities according to the assessment for a specified part of the area municipality and where a regional municipality proposes to use the assessment for only part of an area municipality in apportioning a special levy under that Act, the assessment for that part of the area municipality shall, for the purposes of subsection (1), be deemed to be the assessment for the whole area municipality.

8. If the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more area municipalities is altered by the Ontario Municipal Board upon an appeal, the treasurer of the regional municipality shall determine what portion of the annual sum required for regional purposes would have been apportioned to each of the area municipalities within the regional municipality in 1997 under this Regulation.

9. This Part does not apply to The Municipality of Metropolitan Toronto, The Regional Municipality of Haldimand-Norfolk, the Regional Municipality of Halton, The Regional Municipality of Niagara, The Regional Municipality of Ottawa-Carleton, The Regional Municipality of Peel, The Regional Municipality of Sudbury, The Regional Municipality of Waterloo, The District Municipality of Muskoka or the County of Oxford.

PART II COUNTIES

10. (1) In this Part,

"annual sum required for county purposes" means the amount required in 1997 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"apportionment" means an apportionment of the annual sum required for county purposes among all supporting municipalities within a county under subsection 366 (6) or 374 (2) of the Act;

"average municipal commercial mill rate" means, in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and other than

under sections 33 and 34 of the *Assessment Act*, on the commercial assessment for 1995 by the total commercial assessment for 1995 multiplied by 1,000;

"special county area" means an area comprised of those supporting municipalities among which a special levy is to be apportioned in 1997;

"special levy" means an amount apportioned among and levied upon two or more supporting municipalities by a county for county road or library purposes on the basis of equalized assessment where that amount is not included in the annual sum required for county purposes.

(2) In this Part, the discounted equalized assessment of the county is the total of the discounted equalized assessments of all supporting municipalities within the county.

11. The clerk of each supporting municipality shall provide to the clerk of the county in which the municipality is located, a written statement indicating with respect to the supporting municipality,

- (a) its prescribed equalization factor;
- (b) its residential and farm assessment;
- (c) its commercial assessment;
- (d) its total payment in lieu of taxes for 1995 as defined in subsection 366 (1) of the Act;
- (e) its portion of payments in lieu of taxes as determined under clause (d) not located for school purposes; and
- (f) its equivalent assessment for apportionment purposes, obtained by dividing the portion of payments in lieu of taxes for 1995 as determined under clause (e) by the average municipal commercial mill rate and multiplying the result by 1,000.

12. In 1997, the treasurer of each county shall determine,

- (a) the discounted equalized assessment of each supporting municipality in the county; and
- (b) the discounted equalized assessment of the county.

13. The treasurer of each county shall determine the percentage share of apportionment, correct to three decimal places, for each supporting municipality within the county by dividing the discounted equalized assessment of each supporting municipality as determined under clause 12 (a) by the discounted equalized assessment of the county as determined under clause 12 (b) and multiplying the result by 100.

14. Sections 10 to 13 and 16 and 17 apply, with necessary modifications, to a special levy of a county in 1997 and to the special county area as if the special levy was a levy of the county under subsection 366 (6) of the Act and the special county area was the county.

15. Despite sections 10 to 14, for the apportionment of the general levy for the County of Simcoe, the percentage shares for apportionment shall be the percentage set out in Column 2 of Schedule 5.

16. Unless an amending by-law is passed under subsection 366(9) of the Act, a by-law passed by the council of a county under subsection 366 (6) of the Act shall apportion the annual sum required for county purposes on the basis of the percentage determined for each supporting municipality under section 13 and the amount that each supporting municipality is required to provide is the amount so determined.

17. If the council of the county finds a determination made under section 12, 13 or 14 to be incorrect, the council on or before December 31, 1997 shall amend the percentage shares of apportionment set out in the by-law passed under subsection 366 (6) of the Act and shall notify the Ministry of the amendment.

18. If a by-law of a county passed under subsection 366 (6) of the Act is amended by a by-law passed under subsection 366 (9) of the Act, the amending by-law shall specify the amount to be provided by each supporting municipality within the county in 1997.

19. The treasurer of the county shall determine the responsibility of each supporting municipality in accordance with sections 12 to 16 and the council of the county shall, by amending the by-law passed under subsection 366 (6) of the Act, adjust accordingly the amounts to be provided by each supporting municipality if,

- (a) the Ontario Municipal Board, upon an appeal under subsection 366 (11) of the Act, determines that the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more supporting municipalities within a county should be altered;
- (b) an adjustment of percentage shares is made by the Ontario Municipal Board under subsection 366 (18) of the Act; or
- (c) the clerk of a county receives written notification from the clerk of a supporting municipality indicating a revision to the statement supplied in accordance with section 11.

20. Despite sections 10 to 19, for the purposes of calculating the discounted equalized assessment in 1997 for municipalities where a proclamation has been made for the return of a new assessment roll under section 63 of the *Assessment Act*, the equalized equivalent assessment shall be the amount set out in Column 2 of Schedule 3.

21. This Part does not apply to the County of Brant, the County of Bruce, the County of Dufferin, the County of Elgin, the County of Essex, the County of Hastings, the County of Huron, the County of Kent, the County of Lambton, the County of Lanark, the County of Leeds and Grenville, the County of Middlesex, the County of Perth, the County of Prescott and Russell, the County of Prince Edward, the County of Renfrew or the County of Wellington.

PART III DISTRICT BOARDS

22. (1) In this Part,

"apportionment" means an apportionment made by a district board among all the municipalities within the district board area of the total amount required for the purposes of the district board under the Act establishing the district board;

"average municipal commercial mill rate" means in respect of a supporting municipality; the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 33 and 34 of the *Assessment Act*, on the commercial assessment in 1996 by the total commercial assessment for 1996 multiplied by 1,000;

"average overall commercial mill rate" means in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 33 and 34 of the *Assessment Act*, on the commercial assessment of public school supporters for 1996 by the total commercial assessment for 1996, multiplied by 1,000;

"equivalent assessment" means the sum of,

- (a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes on real property and business assessment are payable but,
- (i) reduced, where payment is predicated on the residential and farm mill rate, by multiplying that assessment by the appropriate discount factor for purposes of determining a discounted assessment for that supporting municipality, and
- (ii) if a municipality is entitled to receive a payment from Ontario Hydro under subsection 52 (6) of the *Power Corporation Act*, substituting the amount determined by dividing the 1996 payment in lieu of taxes on real property and business assessment by the average overall commercial mill rate and multiplying the result by 1,000 for the valuations payable from Ontario Hydro,
- (b) the amount determined by dividing the sum of,
 - (i) the 1996 entitlements under section 157 of the Act, and
 - (ii) the difference, if greater than zero, determined by subtracting the assessed value of all provincial parks and wilderness areas in a municipality multiplied by the average commercial mill rate and divided by 1,000, from the amount the municipality was entitled to receive in 1983 under section 4 of the *Provincial Parks Municipal Tax Assistance Act* as that provision read on December 31, 1983,

by the average commercial mill rate and multiplying the result by 1,000, and

- (c) the amount determined by dividing the 1996 entitlements under section 159 of the Act by the average overall commercial mill rate and multiplying the result by 1,000;

"municipality" means,

- (a) a supporting municipality, except an area municipality in The Regional Municipality of Sudbury, and
- (b) The Regional Municipality of Sudbury;

"municipality within a district board area" means a municipality that is located within a district board area and against which an apportionment is to be made in 1997 by the district board.

(2) In this Part, the discounted equalized assessment of a district board is the total of the discounted equalized assessments of the municipalities within the district board area.

(3) Despite subsection (2), for the purposes of this Part, the discounted equalized assessment of The Regional Municipality of Sudbury is the sum of the discounted equalized assessments of the supporting municipalities within the regional municipality.

23. In 1997, the Ministry of Finance shall determine in respect of each district board,

- (a) the discounted equalized assessment of each municipality within the district board area; and
- (b) the discounted equalized assessment of each district board.

24. The Ministry of Finance shall, in respect of every district board, determine the percentage share of apportionment, correct to three decimal places, for each municipality within the district board area by dividing the discounted equalized assessment of each municipality as determined under clause 23 (a) by the discounted equalized assessment of the district board as determined under clause 23 (b) and multiplying the result by 100.

25. The discounted equalized assessment determined under clause 23 (a) and the respective percentage share of apportionment determined for each municipality under section 24 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment of each municipality that is sent by the Ministry of Finance to a district board under the Act establishing the district board.

26. (1) For 1997, the apportionment of the total sum required for district board purposes among the municipalities within a district board area shall be made on the basis of the percentages determined for each municipality under section 24.

(2) The Ministry of Finance shall submit to each district board, a statement showing the information mentioned in clauses 23 (a) and (b), and the calculations which produced that information.

(3) Upon receipt of the statement referred to in subsection (2), the district board shall promptly forward a copy of the statement to the clerk of each municipality within the district board area.

27. Each district board shall forward to the Ministry of Municipal Affairs and Housing a statement showing the total amount apportioned for 1997, as modified by subsection 26 (1), among the municipalities within the district board area under the Act establishing the district board.

28. (1) If the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more municipalities within a district board area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the district board, notice of the alteration shall be given promptly by the clerk of the municipality to the Ministry of Finance.

(2) Upon being satisfied that all appeals have been determined and that all notices required under subsection (1) have been received, the Ministry of Finance shall, using the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be,

- (a) make the determinations required under sections 22, 23, and 24; and
- (b) revise the notice and information to be supplied under sections 25 and 26.

(3) When a district board receives a notice revised by the Ministry of Finance under clause (2) (b), the district board shall amend the apportionment of the total sum required for district board purposes among the municipalities within the district board area on the basis of the adjusted equalized assessments as determined.

29. Despite sections 22 to 28, for the purpose of calculating the discounted equalized assessment in 1997 of municipalities where a proclamation has been made for the return of a new assessment roll under section 63 of the *Assessment Act*, the equalized equivalent assessment shall be the amount set out in Column 2 of the Schedule 3.

PART IV CONSERVATION AUTHORITIES

30. (1) In this Part,

"apportionment" means an apportionment made by a conservation authority among the municipalities within the conservation authority area of an amount required for the purposes of the conservation authority under the *Conservation Authorities Act*;

"municipality" means a regional municipality, supporting municipality, city or separated town;

"municipality within a conservation authority area" means a municipality that is located wholly or partly within a conservation authority area and against which an apportionment is to be made in 1997 by the conservation authority.

(2) In this Part, the discounted equalized assessment of a conservation authority is the total of the discounted equalized assessments of all municipalities within a conservation authority area.

(3) Where only part of a municipality against which an apportionment is made by a conservation authority in 1997 is located within the conservation authority area, the discounted equalized assessment for that part of the municipality shall be deemed to be the discounted equalized assessment for the whole municipality for the purposes of this Part.

(4) For the purposes of this Part, the discounted equalized assessment of a regional municipality is the sum of the discounted equalized assessments of the municipalities within the regional municipality.

31. In 1997, the Ministry of Natural Resources shall determine in respect of each conservation authority,

- (a) the discounted equalized assessment of each municipality within the conservation authority area; and
- (b) the discounted equalized assessment of each conservation authority.

32. The Ministry of Natural Resources shall, in respect of each conservation authority, determine the 1997 percentage share of apportionments, correct to four decimal places, for each municipality within the conservation authority area by dividing the discounted equalized assessment of each municipality, as determined under clause 31 (a), by the discounted equalized assessment of the conservation authority, as determined under clause 31 (b) and multiplying the result by 100.

33. The discounted equalized assessment determined under section 31 and the respective 1997 percentage share of apportionment determined for each municipality under section 32 shall be substituted for the equalized assessment in the notice of the equalized assessment that is provided to the conservation authority by the Ministry of Natural Resources under the Act establishing a conservation authority.

34. (1) For 1997, the apportionment of the conservation authority levies among the municipalities within a conservation authority area shall be made on the basis of the percentages determined for each municipality under section 32.

(2) The Ministry of Natural Resources shall submit to each conservation authority to which subsection (1) applies a statement showing the information mentioned in clauses 31 (a) and (b) and the calculations which produced that information.

(3) A conservation authority shall, upon receipt of the statement referred to in subsection (2), promptly forward a copy of the statement to the clerk of each municipality within the conservation authority area.

35. Despite this part, in 1997 the discounted equalized assessment of the City of London shall be apportioned for conservation authority purposes in the following percentage shares:

- 1. 95% to the Upper Thames River Conservation Authority.
- 2. 4% to the Kettle Creek Conservation Authority.
- 3. 1% to the Lower Thames River Conservation Authority.

36. Each conservation authority shall forward to the Ministry of Natural Resources a statement showing the total amount apportioned for 1997, under subsection 34 (1) and section 35, among the municipalities within the conservation authority area under the Act establishing the conservation authority.

37. (1) Where the equalization factor, the residential and farm assessment or the commercial assessment of one or more municipalities within a conservation authority area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the conservation authority, notice of the alteration shall be given promptly by the clerk of the municipality to the Ministry of Natural Resources.

(2) Upon being satisfied that all appeals have been determined and that all notices under subsection (1) have been received, the Ministry of Natural Resources shall, using the altered equalization factor, the residential and farm assessment or the commercial assessment, as the case may be,

(a) make the determinations required under sections 31 and 32; and

(b) revise the notice and information to be supplied under sections 33 and 34.

(3) When a conservation authority receives a notice revised by the Ministry of Natural Resources under clause (2) (b), the conservation authority shall amend the apportionment of the total sum required for conservation authority purposes among the municipalities within the conservation authority area on the basis of the adjusted discounted equalized assessments.

PART V GENERAL

38. (1) Where any Act requires the Ministry of Finance or the Ministry of Municipal Affairs and Housing to equalize assessment rolls or parts of an assessment roll that relate to two or more defined areas within a supporting municipality, the Ministry of Municipal Affairs and Housing shall, in equalizing each assessment roll or each part of it for purposes of municipal taxation in 1997, use the same equalization factor as was used to equalize the assessment roll or part of it for purposes of municipal taxation in 1996.

(2) Subsection (1) does not apply to a supporting municipality where there has been a different assessment generally of real property within that supporting municipality under section 58 of the *Assessment Act*.

39. If the Ministry of Municipal Affairs and Housing, Ministry of Finance or Ministry of Natural Resources, as the case may be, determines in respect of an apportionment and levy of a regional municipality, county, district board or conservation authority that any calculation made under this Regulation was made incorrectly or was based on incorrect information, the Ministry of Municipal Affairs and Housing may correct that apportionment and the levy shall be adjusted in accordance with the corrected calculations and any overpayment or underpayment by a supporting municipality shall be corrected in the same manner as it is corrected following an appeal of a county apportionment by-law or of a discounted equalized assessment being used for apportionment purposes, as applicable.

40. This Regulation applies to apportionments and levies made on or after January 1, 1997.

41. Ontario Regulations 523/96 and 67/97 are revoked.

Schedule 1

COLUMN 1	COLUMN 2
<i>Durham Region—General Levy</i>	
Oshawa C	8.34
Ajax T	15.05
Newcastle T	2.29
Pickering T	14.19
Whitby T	3.68
Brock Tp	5.51
Scugog Tp	2.22
Uxbridge Tp	2.24
<i>Hamilton—Wentworth Region—General Levy</i>	
Hamilton	5.38
Stoney Creek C	6.33
Ancaster T	2.86
Dundas T	3.57
Flamborough T	3.21
Glanbrook Tp	3.57
<i>Hamilton—Wentworth Region—Library Levy</i>	
Stoney Creek C	6.33
Ancaster T	2.86
Flamborough T	3.21
Glanbrook Tp	3.57
<i>York Region—General Levy</i>	
Vaughan C	13.64
Aurora T	12.82
Markham T	13.25
Newmarket T	12.40
Richmond Hill T	12.24
Whitchurch-Stouffville T	10.43
East Gwillimbury T	9.42
Georgina T	10.69
King Tp	10.10
<i>Frontenac County—General Levy</i>	
Barrie Tp	1.61
Bedford Tp	1.80
Clarendon & Miller Tp	1.59
Hinchinbrooke Tp	2.26
Howe Island Tp	1.73
Kennebec Tp	1.86
Kingston Tp	3.81
Loughborough Tp	2.53
Olden Tp	1.84
Oso Tp	2.41
Palmerson & N & S Canonto Tp	1.88
Pittsburgh Tp	2.82
Portland Tp	2.97
Storrington Tp	2.43
Wolfe Island Tp	2.96
<i>Frontenac County—Library Levy</i>	
Barrie Tp	1.61
Clarendon & Miller Tp	1.59
Hinchinbrooke Tp	2.26
Howe Island Tp	1.73
Kennebec Tp	1.86
Kingston Tp	3.81
Loughborough Tp	2.53
Olden Tp	1.84
Oso Tp	2.41

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Palmerson & N & S Canoto Tp	1.88	South Fredericksburgh Tp	3.51
Pittsburgh Tp	2.82	Kaladar et al Tp	2.81
Portland Tp	2.97	Richmond Tp	4.77
Storrington Tp	2.43	Sheffield Tp	2.67
Wolfe Island Tp	2.96		
<i>Frontenac County—Highways Levy</i>		<i>Lennox and Addington County—Library Levy</i>	
Bedford Tp	1.80	Napanee T	4.75
Howe Island Tp	1.73	Bath V	3.40
Kingston Tp	3.81	Newburgh V	4.14
Loughborough Tp	2.53	Adolphustown Tp	2.91
Pittsburgh Tp	2.82	Amherst Island Tp	2.27
Portland Tp	2.97	Camden East Tp	4.20
Storrington Tp	2.43	Ernestown Tp	5.06
<i>Grey County—General Levy</i>		North Fredericksburgh Tp	3.77
Durham T	83.68	South Fredericksburgh Tp	3.51
Hanover T	83.97	Richmond Tp	4.77
Meaford T	19.19	Sheffield Tp	2.67
Thornbury T	18.29	<i>Lennox and Addington County—County Roads Levy</i>	
Chatsworth V	21.43	Napanee T	4.75
Dundalk V	93.21	Bath V	3.40
Flesherton V	20.33	Newburgh V	4.14
Markdale V	22.90	Adolphustown Tp	2.91
Neustadt V	22.86	Camden East Tp	4.20
Shallow Lake V	21.57	Ernestown Tp	5.06
Artemesia Tp	18.69	North Fredericksburgh Tp	3.77
Bentinck Tp	25.80	South Fredericksburgh Tp	3.51
Collingwood Tp	23.88	Richmond Tp	4.77
Derby Tp	22.26	Sheffield Tp	2.67
Egremont Tp	21.02	<i>Northumberland County—General Levy</i>	
Euphrasia Tp	21.89	Campbellford T	93.66
Glenelg Tp	21.79	Cobourg T	4.67
Holland Tp	20.19	Port Hope T	3.48
Keppel Tp	19.10	Brighton T	2.51
Normanby Tp	82.02	Colborne V	2.38
Osprey Tp	22.19	Hastings V	2.41
Proton Tp	20.01	Alnwick Tp	85.36
St Vincent Tp	20.07	Brighton Tp	2.37
Sarawak Tp	19.98	Cramahe Tp	2.20
Sullivan Tp	20.36	Haldimand Tp	2.11
Sydenham Tp	19.76	Hamilton Tp	2.13
<i>Haliburton County—General Levy</i>		Hope Tp	2.39
Anson Hindon & Minden Tp	0.77	Murray Tp	2.47
Cardiff Tp	1.37	Percy Tp	2.23
Dysart et al Tp	0.59	Seymour Tp	2.11
Glamorgan Tp	66.36	<i>Northumberland County—Library Levy</i>	
Lutterworth Tp	0.21	Campbellford T	93.66
Monmouth Tp	0.41	Alnwick Tp	85.36
Sherborne et al Tp	0.51	Brighton Tp	2.37
Snowdon Tp	0.23	Haldimand Tp	2.11
Stanhope Tp	0.41	Hope Tp	2.39
Bicroft Tp	39.74	Murray Tp	2.47
<i>Lennox and Addington County—General Levy</i>		Percy Tp	2.23
Napanee T	4.75	Seymour Tp	2.11
Bath V	3.40	<i>Peterborough County—General Levy</i>	
Newburgh V	4.14	Havelock V	3.36
Adolphustown Tp	2.91	Lakefield V	3.31
Amherst Island Tp	2.27	Norwood V.	3.30
Camden East Tp	4.20	Millbrook V	1.89
Denbigh et al Tp	2.40	Asphodel Tp	2.90
Ernestown Tp	5.06	Belmont and Methuen Tp	1.61
North Fredericksburgh Tp	3.77		

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Burleigh & Anstruther Tp	8.53	Mountain Tp	3.45
Chandos Tp	1.22	Osnabruck Tp	5.21
Douro Tp	2.81	Roxborough Tp	90.28
Dummer Tp	2.28	Williamsburgh Tp	5.41
Ennismore Tp	13.98	Winchester Tp	68.31
Galway and Cavendish Tp	32.11		
Harvey Tp	44.98	<i>Stormont, Dundas and Glengarry County—Library Levy</i>	
North Monaghan Tp	2.12	Alexandria T	5.77
Otonabee Tp	2.84	Chesterville V	5.84
Smith Tp	2.56	Finch V	4.93
Cavan Tp	55.30	Lancaster V	4.74
South Monaghan Tp	1.86	Maxville V	96.54
		Morrisburg V	4.27
<i>Peterborough County—County Roads Levy</i>		Winchester V	3.97
Havelock V	3.36	Charlottenburgh Tp	4.19
Lakefield V	3.31	Cornwall Tp	5.07
Norwood V	3.30	Finch Tp	3.84
Millbrook V	1.89	Kenyon Tp	4.37
Asphodel Tp	2.90	Lancaster Tp	4.13
Belmont and Methuen Tp	1.61	Lochiel Tp	69.58
Burleigh & Anstruther Tp	8.53	Matilda Tp	4.88
Chandos Tp	1.22	Mountain Tp	3.45
Douro Tp	2.81	Osnabruck Tp	5.21
Dummer Tp	2.28	Roxborough Tp	90.28
Ennismore Tp	13.98	Williamsburgh Tp	5.41
North Monaghan Tp	2.12	Winchester Tp	68.31
Otonabee Tp	2.84		
Smith Tp	2.56	<i>Victoria County—General Levy</i>	
Cavan Tp	55.30	Lindsay T	3.51
South Monaghan Tp	1.86	Bobcaygeon V	12.61
		Fenelon Falls V	1.83
<i>Simcoe County—General Levy</i>		Omeme V	2.44
Collingwood T	10.33	Sturgeon Point V	1.41
Midland T	6.10	Woodville V	12.55
Penetanguishene T	3.71	Bexley Tp	0.62
Wasaga Beach T	53.08	Carden Tp	48.45
Innisfil T	1.72	Dalton Tp	48.97
Bradford-West Gwillimbury T	10.48	Eldon Tp	1.76
New Tecumseth T	9.09	Emily Tp	2.16
Essa Tp	2.77	Fenelon Tp	1.66
Tiny Tp	1.70	Laxton et al Tp	0.67
Adjala-Tosorontio Tp	6.46	Mariposa Tp	1.83
Clearview Tp	12.33	Ops Tp	2.12
Oro-Medonte Tp	36.58	Somerville Tp	0.67
Ramara Tp	1.93	Verulam Tp	1.54
Severn Tp	5.88	Manvers Tp	1.70
Springwater Tp	97.20		
Tay Tp	94.89	<i>Victoria County—Library Levy</i>	
		Bobcaygeon V	12.61
<i>Stormont, Dundas and Glengarry County—General Levy</i>		Fenelon Falls V	1.83
Alexandria T	5.77	Omeme V	2.44
Chesterville V	5.84	Woodville V	12.55
Finch V	4.93	Bexley Tp	0.62
Iroquois V	6.83	Carden Tp	48.45
Lancaster V	4.74	Dalton Tp	48.97
Maxville V	96.54	Eldon Tp	1.76
Morrisburg V	4.27	Emily Tp	2.16
Winchester V	3.97	Fenelon Tp	1.66
Charlottenburgh Tp	4.19	Laxton et al Tp	0.67
Cornwall Tp	5.07	Mariposa Tp	1.83
Finch Tp	3.84	Ops Tp	2.12
Kenyon Tp	4.37	Somerville Tp	0.67
Lancaster Tp	4.13	Verulam Tp	1.54
Lochiel Tp	69.58	Manvers Tp	1.70
Matilda Tp	4.88		

COLUMN 1
Victoria County—County Roads Levy

Lindsay T	3.51
Bobcaygeon V	12.61
Fenelon Falls V	1.83
Omeme V	2.44
Sturgeon Point V	1.41
Woodville V	12.55
Eldon Tp	1.76
Emily Tp	2.16
Fenelon Tp	1.66
Mariposa Tp	1.83
Ops Tp	2.12
Verulam Tp	1.54
Manvers Tp	1.70

Algoma District—Home for the Aged: Board of Management

Sault Ste Marie C	10.63
Elliot Lake C	35.82
Blind River T	80.07
Bruce Mines T	79.30
Thessalon T	90.09
Hilton Beach V	81.35
Iron Bridge V	90.00
Day and Bright Add'l Tp	79.74
Hilton Tp	80.57
Jocelyn Tp	76.24
Johnson Tp	90.48
Laird Tp	88.90
Macdonald et al Tp	58.33
Michipicoten Tp	25.64
Plummer Additional Tp	89.20
Prince Tp	14.31
St Joseph Tp	80.58
Tarbutt et al Tp	60.41
Thessalon Tp	93.95
Thompson Tp	82.25
Hornepayne Tp	86.84
The North Shore Tp	84.34
White River Tp	5.48
Shedden Tp	101.60
Dubreuilville Tp	66.77

Algoma District—Social and Family Services Board

Elliot Lake C	35.82
Blind River T	80.07
Bruce Mines T	79.30
Thessalon T	90.09
Hilton Beach V	81.35
Iron Bridge V	90.00
Day and Bright Add'l Tp	79.74
Hilton Tp	80.57
Jocelyn Tp	76.24
Johnson Tp	90.48
Laird Tp	88.90
Macdonald et al Tp	58.33
Michipicoten Tp	25.64
Plummer Additional Tp	89.20
Prince Tp	14.31
St Joseph Tp	80.58
Tarbutt et al Tp	60.41
Thessalon Tp	93.95
Thompson Tp	82.25
Hornepayne Tp	86.84
The North Shore Tp	84.34
White River Tp	5.48
Shedden Tp	101.60

COLUMN 2
Dubreuilville Tp

Cochrane District—Welfare Administration Board

Cochrane T	21.74
Hearst T	23.74
Iroquois Falls T	28.89
Kapuskasing T	37.63
Smooth Rock Falls T	33.49
Black River-Matheson Tp	28.65
Moonbeam Tp	27.84
Glackmeyer Tp	18.40
Fauquier-Strickland Tp	47.04
Val Rita-Harty Tp	41.90
Mattice-Val Cote Tp	41.10
Opasatika Tp	99.20

Cochrane District—Home for the Aged (Operating)

Cochrane T	21.74
Hearst T	23.74
Iroquois Falls T	28.89
Kapuskasing T	37.63
Smooth Rock Falls T	33.49
Black River-Matheson Tp	28.65
Moonbeam Tp	27.84
Glackmeyer Tp	18.40
Fauquier-Strickland Tp	47.04
Val Rita-Harty Tp	41.90
Mattice-Val Cote Tp	41.10
Opasatika Tp	99.20

Cochrane District—Home for the Aged (Capital)

Cochrane T	21.74
Hearst T	23.74
Iroquois Falls T	28.89
Kapuskasing T	37.63
Smooth Rock Falls T	33.49
Black River-Matheson Tp	28.65
Moonbeam Tp	27.84
Glackmeyer Tp	18.40

Kenora District—Home for the Aged

Dryden T	6.14
Keewatin T	3.92
Kenora T	20.15
Sioux Lookout T	3.89
Jaffray & Melick T	3.77
Ignace Tp	8.72
Machin Tp	4.06
Red Lake Tp	4.61
Ear Falls Tp	7.26
Barclay Tp	5.90
Pickle Lake Tp	98.75
Golden Tp	5.91
Sioux Narrows Tp	2.20

Manitoulin District—Homes for the Aged
Administration Board (Operating)

Gore Bay T	72.44
Little Current T	74.70
Assiginack Tp	71.00
Barrie Island Tp	79.17
Billings Tp	71.07
Burpee Tp	71.65

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Carnarvon Tp	76.68	<i>Nipissing District—Home for the Aged of West Nipissing</i>	
Cockburn Island Tp	88.93		
Gordon Tp	71.31	Cache Bay T	14.58
Howland Tp	70.02	Sturgeon Falls T	21.66
Rutherford & George Island Tp	69.66	Caldwell Tp	53.73
Sandfield Tp	68.47	Field Tp	51.98
Tehkummah Tp	70.90	Springer Tp	2.91
		Temagami Tp	27.42
<i>Manitoulin District—Homes for the Aged Administration Board (Capital)</i>		<i>Parry Sound District—Welfare Administration Board</i>	
Gore Bay T	72.44	Kearney T	72.25
Little Current T	74.70	Parry Sound T	48.96
Assiginack Tp	71.00	Powassan T	49.24
Barrie Island Tp	79.17	Trout Creek T	50.44
Billings Tp	71.07	Burk's Falls V	54.73
Burpee Tp	71.65	Magnetawan V	47.80
Cockburn Island Tp	88.93	Rosseau V	40.88
Gordon Tp	71.31	South River V	97.64
Howland Tp	70.02	Sundridge V	83.67
Rutherford & George Island Tp	69.66	Armour Tp	88.96
Sandfield Tp	68.47	Carling Tp	41.69
Tehkummah Tp	70.90	Chapman Tp	43.93
		Christie Tp	38.75
<i>Nipissing District—Social Services Board</i>		Foley Tp	37.08
Cache Bay T	14.58	Hagerman Tp	33.24
Mattawa T	11.20	North Himsworth Tp	48.79
Sturgeon Falls T	21.66	South Himsworth Tp	57.42
Airy Tp	12.79	Humphrey Tp	74.63
Bonfield Tp	11.85	Joly Tp	47.48
Caldwell Tp	53.73	Machar Tp	74.98
Calvin Tp	1.60	McDougall Tp	41.50
Chisholm Tp	67.25	McKellar Tp	36.62
East Ferris Tp	11.82	McMurrich Tp	63.60
Field Tp	51.98	Nipissing Tp	46.87
Mattawan Tp	0.83	Perry Tp	78.19
Springer Tp	2.91	Ryerson Tp	44.63
Temagami Tp	27.42	Strong Tp	86.06
Papineau-Cameron Tp	77.22	The Archipelago Tp	20.25
		<i>Parry Sound District—East Parry Sound District Home for the Aged</i>	
<i>Nipissing District—East Nipissing District Home for the Aged (Operating)</i>		Kearney T	72.25
North Bay C	4.19	Powassan T	49.24
Mattawa T	11.20	Trout Creek T	50.44
Airy Tp	12.79	Burk's Falls V	54.73
Bonfield Tp	11.85	Magnetawan V	47.80
Calvin Tp	1.60	South River V	97.64
Chisholm Tp	67.25	Sundridge V	83.67
East Ferris Tp	11.82	Armour Tp	88.96
Mattawan Tp	0.83	Chapman Tp	43.93
Papineau-Cameron Tp	77.22	Foley Tp	37.08
		Hagerman Tp	33.24
<i>Nipissing District—East Nipissing District Home for the Aged (Capital)</i>		North Himsworth Tp	48.79
North Bay C	4.19	South Himsworth Tp	57.42
Mattawa T	11.20	Joly Tp	47.48
Airy Tp	12.79	Machar Tp	74.98
Bonfield Tp	11.85	Nipissing Tp	46.87
Calvin Tp	1.60	Perry Tp	78.19
Chisholm Tp	67.25	Ryerson Tp	44.63
East Ferris Tp	11.82	Strong Tp	86.06
Mattawan Tp	0.83		
Papineau-Cameron Tp	77.22	<i>Parry Sound District—West Parry Sound District Home for the Aged</i>	
		Parry Sound T	48.96
		Rosseau V	40.88
		Carling Tp	41.69

COLUMN 1

COLUMN 2

Christie Tp	38.75
Foley Tp	37.08
Hagerman Tp	33.24
Humphrey Tp	74.63
McDougall Tp	41.50
McKellar Tp	36.62
McMurrich Tp	63.60
The Archipelago Tp	20.25

Rainy River District—Home for the Aged

Fort Frances T	7.13
Rainy River T	4.62
Alberton Tp	2.48
Atikokan Tp	11.43
Atwood Tp	2.09
Blue Tp	95.57
Chapple Tp	2.39
Dilke Tp	2.66
Emo Tp	1.70
La Vallee Tp	1.03
McCroscon and Tovell Tp	16.29
Morley Tp	2.52
Morson Tp	14.90
Worthington Tp	5.66

Rainy River District—Social Services Board

Fort Frances T	7.13
Rainy River T	4.62
Alberton Tp	2.48
Atikokan Tp	11.43
Atwood Tp	2.09
Blue Tp	95.57
Chapple Tp	2.39
Dilke Tp	2.66
Emo Tp	1.70
La Vallee Tp	1.03
McCroscon and Tovell Tp	16.29
Morley Tp	2.52
Morson Tp	14.90
Worthington Tp	5.66

Sudbury District—Social Services Administration Board

Sudbury Region	13.77
Espanola T	6.19
Massey T	5.59
Webbwood T	3.84
Baldwin Tp	104.83
Casimir et al Tp	5.54
Chapleau Tp	18.38
Cosby et al Tp	1.07
Hagar Tp	1.90
Nairn Tp	6.46
Ratter & Dunnet Tp	1.56
The Spanish River Tp	4.14

Thunder Bay District—Home for the Aged

Geraldton T	8.25
Longlac T	6.55
Marathon T	26.08
Conmee Tp	2.67
Dorion Tp	4.97
Gillies Tp	2.84
Neebing Tp	2.23
Nipigon Tp	4.67
O'Connor Tp	2.02

COLUMN 1

COLUMN 2

Oliver Tp	2.59
Paipoonge Tp	3.51
Schreiber Tp	5.40
Shuniah Tp	2.67
Terrace Bay Tp	25.83
Manitouwadge Tp	32.64
Beardmore Tp	26.57
Nakina Tp	8.39
Red Rock Tp	38.26

Schedule 2

COLUMN 1

COLUMN 2

Municipality of Metropolitan Toronto—	
Conservation Authority Apportionment	0.4000
Regional Municipality of Durham	0.4609
Regional Municipality of Haldimand-Norfolk	0.4949
Regional Municipality of Halton	0.8500
Regional Municipality of Halton—	
Conservation Authority Apportionment	0.5076
Regional Municipality of Hamilton-Wentworth	0.6500
Regional Municipality of Niagara	0.4463
Regional Municipality of Ottawa-Carleton	0.4781
Regional Municipality of Peel—	
Conservation Authority Apportionment	0.5700
Regional Municipality of Waterloo	0.4883
Regional Municipality of York	0.6230
County of Brant	0.4014
County of Bruce	0.5841
County of Dufferin	0.5334
County of Elgin	0.4000
County of Essex	0.4000
County of Frontenac	0.4393
County of Grey	0.5370
County of Haliburton	0.5673
County of Hastings	0.4903
County of Huron	0.4246
County of Kent	0.4000
County of Lambton	0.5131
County of Lanark	0.4250
United Counties of Leeds and Grenville	0.4000
County of Lennox and Addington	0.5260
County of Middlesex	0.4000
County of Northumberland	0.4412
County of Oxford	0.4000
County of Perth	0.4000
County of Peterborough	0.5024
United Counties of Prescott and Russell	0.4428
County of Prince Edward	0.4122
County of Renfrew	0.4000
County of Simcoe	0.4638
United Counties of Stormont, Dundas and Glengarry	0.4000
County of Victoria	0.6132
County of Wellington	0.4738
Lakehead Region Conservation Authority	0.4000
Mattagami Region Conservation Authority	0.4000
Nickel District Conservation Authority	0.5889
North Bay-Mattawa Conservation Authority	0.4309
Sault Ste. Marie Region Conservation Authority	0.5082
Algoma District Social and Family Services Board	0.5340
Algoma District Home for the Aged Board of	
Management	0.4825
Cochrane District Welfare Administration Board	0.4000
Cochrane District Home for the Aged	0.4000
District of Kenora Home for the Aged	0.4000
District of Manitoulin Homes for the Aged	
Administration Board	0.6305

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
East Nipissing District Home for the Aged	0.4105	Halton Region	
Home for the Aged of West Nipissing	0.4389		
Nipissing District Social Services Board	0.4435	Burlington C	4.32
District of Parry Sound (East) Home for the Aged	0.8500	Halton Hills T	4.32
District of Parry Sound (West) Home for the Aged	0.8500	Milton T	4.32
District of Parry Sound Welfare Administration Board	0.8500	Oakville T	4.32
District of Rainy River Home for the Aged	0.4000		
District of Rainy River Social Services Board	0.4000	Hamilton—Wentworth Region	
District of Sudbury Social Services Administration Board	0.5890		
District of Thunder Bay Home for the Aged	0.4000	Hamilton C	5.38
District of Sudbury Social Services Administration Board	0.5890	Stoney Creek C	6.33
District of Thunder Bay Home for the Aged	0.4000	Ancaster T	2.86
		Dundas T	3.57
		Flamborough T	3.21
		Glanbrook Tp	3.57
		Niagara Region	
		Niagara Falls C	4.55
		Port Colborne C	4.55
		St Catharines C	4.55
		Welland C	4.55
		Thorold C	4.55
		Fort Erie T	4.55
		Grimsby T	4.55
		Lincoln T	4.55
		Niagara-on-the-Lake T	4.55
		Pelham T	4.55
		Wainfleet Tp	4.55
		West Lincoln Tp	4.55
		Ottawa—Carleton Region	
		Ottawa C	5.25
		Vanier C	5.25
		Kanata C	5.25
		Nepean C	5.25
		Gloucester C	5.25
		Rockcliffe Park V	5.25
		Cumberland Tp	5.25
		Goulbourn Tp	5.25
		Osgoode Tp	5.25
		Rideau Tp	5.25
		West Carleton Tp	5.25
		Peel Region	
		Brampton C	16.81
		Mississauga C	17.72
		Caledon T	15.16
		Sudbury Region	
		Sudbury C	13.77
		Capreol T	13.77
		Nickel Centre T	13.77
		Onaping Falls T	13.77
		Rayside - Balfour T	13.77
		Valley East T	13.77
		Walden T	13.77
		Waterloo Region	
		Cambridge C	6.29
		Kitchener C	6.29
		Waterloo C	6.29
		North Dumfries Tp	6.29
		Wellesley Tp	6.29
		Wilmot Tp	6.29

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Woolwich Tp	6.29	Shelburne T	5.31
<i>York Region</i>		Grand Valley V	5.31
		Amaranth Tp	5.31
Vaughan C	13.64	East Garafraxa Tp	5.31
Aurora T	12.82	East Luther Tp	5.31
Markham T	13.25	Melancthon Tp	5.31
Newmarket T	12.40	Mono Tp	5.31
Richmond Hill T	12.24	Mulmur Tp	5.31
Whitchurch - Stouffville T	10.43	<i>Elgin County</i>	
East Gwillimbury T	9.42		
Georgina T	10.69	St Thomas C	4.53
King Tp	10.10	Aylmer T	4.53
<i>Oxford County</i>		Dutton V	4.53
		Port Burwell V	4.53
Woodstock C	4.43	Rodney V	4.53
Ingersoll T	4.43	Springfield V	4.53
Tillsonburg T	4.43	Vienna V	4.53
Blandford-Blenheim Tp	4.43	West Lorne V	4.53
East Zorra-Tavistock Tp	4.43	Aldborough Tp	4.53
Norwich Tp	4.43	Bayham Tp	4.53
South-West Oxford Tp	4.43	South Dorchester Tp	4.53
Zorra Tp	4.43	Dunwich Tp	4.53
<i>Brant County</i>		Malahide Tp	4.53
		Southwold Tp	4.53
Brantford C	5.83	Yarmouth Tp	4.53
Paris T	5.83	<i>Essex County</i>	
Brantford Tp	5.83		
Burford Tp	5.83	Windsor C	11.45
South Dumfries Tp	5.83	Amherstburg T	7.24
Oakland Tp	5.83	Belle River T	7.24
Onondaga Tp	5.83	Essex T	7.24
<i>Bruce County</i>		Harrow T	7.24
		Kingsville T	7.24
Chesley T	24.88	Leamington T	7.24
Kincardine T	24.88	Tecumseh T	7.24
Port Elgin T	24.88	LaSalle T	7.24
Southampton T	24.88	St Clair Beach V	7.24
Walkerton T	24.88	Anderdon Tp	7.24
Warton T	24.88	Colchester North Tp	7.24
Hepworth V	24.88	Colchester South Tp	7.24
Lion's Head V	24.88	Gosfield North Tp	7.24
Lucknow V	24.88	Gosfield South Tp	7.24
Mildmay V	24.88	Maidstone Tp	7.24
Paisley V	24.88	Malden Tp	7.24
Ripley V	24.88	Mersea Tp	7.24
Tara V	24.88	Pelee Tp	7.24
Teeswater V	24.88	Rochester Tp	7.24
Tiverton V	24.88	Sandwich South Tp	7.24
Albemarle Tp	24.88	Tilbury North Tp	7.24
Amabel Tp	24.88	Tilbury West Tp	7.24
Arran Tp	24.88	<i>Frontenac County</i>	
Brant Tp	24.88		
Bruce Tp	24.88	Kingston C	4.46
Carrick Tp	24.88	Barrie Tp	1.61
Culross Tp	24.88	Bedford Tp	1.80
Elderslie Tp	24.88	Clarendon & Miller Tp	1.59
Greenock Tp	24.88	Hinchinbrooke Tp	2.26
Huron Tp	24.88	Kennebec Tp	1.86
Kincardine Tp	24.88	Kingston Tp	3.81
Kinloss Tp	24.88	Loughborough Tp	2.53
Saugeen Tp	24.88	Olden Tp	1.84
<i>Dufferin County</i>		Oso Tp	2.41
		Palmerston & N & S Canonto Tp	1.88
Orangeville T	5.31	Pittsburgh Tp	2.82
		Portland Tp	2.97
		Storrington Tp	2.43

	COLUMN 1	COLUMN 2		COLUMN 1	COLUMN 2
<i>Grey County</i>			<i>Huron County</i>		
Durham T		83.68	Clinton T		97.15
Hanover T		83.97	Exeter T		97.15
Meaford T		19.19	Goderich T		97.15
Thornbury T		18.29	Seaforth T		97.15
Chatsworth V		21.43	Wingham T		97.15
Dundalk V		93.21	Bayfield V		97.15
Flesherton V		20.33	Blyth V		97.15
Markdale V		22.90	Brussels V		97.15
Neustadt V		22.86	Hensall V		97.15
Shallow Lake V		21.57	Zurich V		97.15
Artemesia Tp		18.69	Ashfield Tp		97.15
Bentlnck Tp		25.80	Colborne Tp		97.15
Collingwood Tp		23.88	Goderich Tp		97.15
Derby		22.26	Grey Tp		97.15
Egremont		21.02	Hay Tp		97.15
Euphrasia		21.89	Howick Tp		97.15
Glenelg Tp		21.79	Hullett Tp		97.15
Holland Tp		20.19	McKillop Tp		97.15
Keppel Tp		19.10	Morris Tp		97.15
Normanby Tp		82.02	Stanley Tp		97.15
Osprey Tp		22.19	Stephen Tp		97.15
Proton Tp		20.01	Tuckersmith Tp		97.15
St Vincent Tp		20.07	Turnberry Tp		97.15
Sarawak Tp		19.98	Usborne Tp		97.15
Sullivan Tp		20.36	East Wawanosh Tp		97.15
Sydenham Tp		19.76	West Wawanosh Tp		97.15
<i>Haliburton County</i>			<i>Kent County</i>		
Anson Hindon & Minden Tp		0.77	Chatham C		7.37
Cardiff Tp		1.37	Blenheim T		7.37
Dysart et al Tp		0.59	Bothwell T		7.37
Glamorgan Tp		66.36	Dresden T		7.37
Lutterworth Tp		0.21	Ridgetown T		7.37
Monmouth Tp		0.41	Tilbury T		7.37
Sherborne et al Tp		0.51	Wallaceburg T		7.37
Snowdon Tp		0.23	Erieau V		7.37
Stanhope Tp		0.41	Erie Beach V		7.37
Bicroft Tp		39.74	Highgate V		7.37
<i>Hastings County</i>			Thamesville V		7.37
Belleville C		10.27	Wheatley V		7.37
Trenton C		3.94	Camden Tp		7.37
Deseronto T		103.47	Chatham Tp		7.37
Deloro V		103.47	Dover Tp		7.37
Frankford V		103.47	Harwich Tp		7.37
Madoc V		103.47	Howard Tp		7.37
Marmora V		103.47	Orford Tp		7.37
Stirling V		103.47	Raleigh Tp		7.37
Tweed V		103.47	Romney Tp		7.37
Elzevir & Grimsthorpe Tp		103.47	Tilbury East Tp		7.37
Faraday Tp		103.47	Zone Tp		7.37
Herschel Tp		103.47	<i>Lambton County</i>		
Hungerford Tp		103.47	Sarnia C		6.88
Huntingdon Tp		103.47	Forest T		6.88
Limerick Tp		103.47	Petrolia T		6.88
Madoc Tp		103.47	Alvinston V		6.88
Marmora and Lake Tp		103.47	Arkona V		6.88
Rawdon Tp		103.47	Grand Bend V		6.88
Sidney Tp		103.47	Oil Springs V		6.88
Thurlow Tp		103.47	Point Edward V		6.88
Tudor and Cashel Tp		103.47	Thedford V		6.88
Tyendinaga Tp		103.47	Watford V		6.88
Wollaston Tp		103.47	Wyoming V		6.88
			Bosanquet Tp		6.88
			Brooke Tp		6.88

COLUMN 1

COLUMN 2

COLUMN 1

COLUMN 2

Dawn Tp	6.88
Enniskillen Tp	6.88
Euphemia Tp	6.88
Moore Tp	6.88
Plympton Tp	6.88
Sombra Tp	6.88
Warwick Tp	6.88

Lanark County

Smiths Falls ST	3.20
Almonte T	3.20
Carleton Place T	3.20
Perth T	3.20
Lanark V	3.20
Bathurst Tp	3.20
Beckwith Tp	3.20
North Burgess Tp	3.20
Darling Tp	3.20
Drummond Tp	3.20
North Elmsley Tp	3.20
Lanark Tp	3.20
Montague Tp	3.20
Pakenham Tp	3.20
Ramsay Tp	3.20
South Sherbrooke Tp	3.20
Lavant et al Tp	3.20

Leeds & Grenville County

Brockville C	3.41
Gananoque ST	3.41
Kemptville T	3.41
Athens V	3.41
Merrickville V	3.41
Newboro V	3.41
Westport V	3.41
Augusta Tp	3.41
Bastard & S Burgess Tp	3.41
North Crosby Tp	3.41
South Crosby Tp	3.41
Edwardsburgh Tp	3.41
Elizabethtown Tp	3.41
South Elmsley Tp	3.41
Front of Escott Tp	3.41
South Gower Tp	3.41
Kitley Tp	3.41
Front of Leeds Tp	3.41
Rear of Leeds & Lans. Tp	3.41
Oxford (on Rideau) Tp	3.41
Wolford Tp	3.41
Front of Yonge Tp	3.41
Rear of Yonge & Esc. Tp	3.41

Lennox and Addington County

Napanee T	4.75
Bath V	3.40
Newburgh V	4.14
Adolphustown Tp	2.91
Camden East Tp	4.20
Denbigh et al Tp	2.40
Ernestown Tp	5.06
North Fredericksburgh Tp	3.77
South Fredericksburgh Tp	3.51
Kaladar et al Tp	2.81
Richmond Tp	4.77
Sheffield Tp	2.67

Middlesex County

London C	5.40
Parkhill T	4.28
Strathroy T	4.28
Ailsa Craig V	4.28
Glencoe V	4.28
Lucan V	4.28
Newbury V	4.28
Wardsville V	4.28
Adelaide Tp	4.28
Biddulph Tp	4.28
Caradoc Tp	4.28
Delaware Tp	4.28
North Dorchester Tp	4.28
Ekfrid Tp	4.28
Lobo Tp	4.28
London Tp	4.28
McGillivray Tp	4.28
Metcalfe Tp	4.28
Mosa Tp	4.28
West Nissouri Tp	4.28
East Williams Tp	4.28
West Williams Tp	4.28

Northumberland County

Campbellford T	93.66
Cobourg T	4.67
Port Hope T	3.48
Brighton T	2.51
Colborne V	2.38
Hastings V	2.41
Alnwick Tp	85.36
Brighton Tp	2.37
Cramahe Tp	2.20
Haldimand Tp	2.11
Hamilton Tp	2.13
Hope Tp	2.39
Murray Tp	2.47
Percy Tp	2.23
Seymour Tp	2.11

Perth County

Stratford C	3.19
St Marys ST	5.30
Listowel T	5.30
Mitchell T	5.30
Milverton V	5.30
Blanshard Tp	5.30
Downie Tp	5.30
North Easthope Tp	5.30
South Easthope Tp	5.30
Ellice Tp	5.30
Elma Tp	5.30
Fullarton Tp	5.30
Hibbert Tp	5.30
Logan Tp	5.30
Mornington Tp	5.30
Wallace Tp	5.30

Peterborough County

Peterborough C	4.85
Havelock V	3.36
Lakefield V	3.31
Norwood V	3.30
Millbrook V	1.89

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Asphodel Tp	2.90	Finch Tp	3.84
Belmont and Methuen Tp	1.61	Kenyon Tp	4.37
Burleigh & Anstruther Tp	8.53	Lancaster Tp	4.13
Chandos Tp	1.22	Lochiel Tp	69.58
Douro Tp	2.81	Matilda Tp	4.88
Dummer Tp	2.28	Mountain Tp	3.45
Ennismore Tp	13.98	Osnabruck Tp	5.21
Galway and Cavendish Tp	32.11	Roxborough Tp	90.28
Harvey Tp	44.98	Williamsburgh Tp	5.41
North Monaghan Tp	2.12	Winchester Tp	68.31
Otonabee Tp	2.84		
Smith Tp	2.56	<i>Victoria County</i>	
Cavan Tp	55.30	Lindsay T	3.51
South Monaghan Tp	1.86	Bobcaygeon V	12.61
<i>Prescott and Russell County</i>		Fenelon Falls V	1.83
Casselman V	11.87	Omeme V	2.44
Plantagenet V	11.87	Sturgeon Point V	1.41
St Isidore V	11.87	Woodville V	12.55
Alfred Tp	11.87	Bexley Tp	0.62
Caledonia Tp	11.87	Eldon Tp	1.76
Cambridge Tp	11.87	Emily Tp	2.16
Clarence Tp	11.87	Fenelon Tp	1.66
North Plantagenet Tp	11.87	Laxton et al Tp	0.67
South Plantagenet Tp	11.87	Mariposa Tp	1.83
Russell Tp	11.87	Ops Tp	2.12
<i>Prince Edward County</i>		Somerville Tp	0.67
Picton T	89.21	Verulam Tp	1.54
Bloomfield V	89.21	Manvers Tp	1.70
Wellington V	89.21	<i>Wellington County</i>	
Ameliasburgh Tp	89.21	Guelph C	12.97
Athol Tp	89.21	Fergus T	5.22
Hallowell Tp	89.21	Harriston T	5.22
Hillier Tp	89.21	Mount Forest T	5.22
North Marysburg Tp	89.21	Palmerston T	5.22
South Marysburg Tp	89.21	Arthur V	5.22
Sophiasburgh Tp	89.21	Clifford V	5.22
<i>Renfrew County</i>		Drayton V	5.22
Bagot & Blythfield Tp	3.88	Elora V	5.22
<i>Simcoe County</i>		Erin V	5.22
Barrie C	56.02	Arthur Tp	5.22
Collingwood T	10.33	Eramosa Tp	5.22
Wasaga Beach T	53.08	Erin Tp	5.22
Innisfil T	1.72	West Garafraxa Tp	5.22
Bradford-West Gwillimbury T	10.48	Guelph Tp	5.22
New Tecumseth T	9.09	West Luther Tp	5.22
Essa Tp	2.77	Maryborough Tp	5.22
Adjala-Tosorontio Tp	6.46	Minto Tp	5.22
Clearview Tp	12.33	Nichol Tp	5.22
Oro-Medonte Tp	36.58	Peel Tp	5.22
Springwater Tp	97.20	Pilkington Tp	5.22
<i>Stormont, Dundas and Glengarry County</i>		Puslinch Tp	5.22
Alexandria T	5.77	<i>Algoma District</i>	
Chesterville V	5.84	Sault Ste Marie C	10.63
Finch V	4.93	Prince Tp	14.31
Lancaster V	4.74	<i>Cochrane District</i>	
Maxville V	96.54	Timmins C	6.93
Winchester V	3.97	<i>Nipissing District</i>	
Charlottenburgh Tp	4.19	North Bay C	4.19
Cornwall Tp	5.07	Mattawa T	11.20
		Calvin Tp	1.60

COLUMN 1

COLUMN 2

Schedule 5

Chisholm Tp
 East Ferris Tp
 Mattawan Tp
 Papineau-Cameron Tp

67.25
 11.82
 0.83
 77.22

Parry Sound District

North Himsworth Tp
 South Himsworth Tp

48.79
 57.42

Sudbury District

Nairn Tp

6.46

Thunder Bay District

Thunder Bay C
 Conmee Tp
 Dorion Tp
 Gillies Tp
 Neebing Tp
 O'Connor Tp
 Oliver Tp
 Paipoonge Tp
 Shuniah Tp

4.54
 2.67
 4.97
 2.84
 2.23
 2.02
 2.59
 3.51
 2.67

COLUMN 1

COLUMN 2

Simcoe County - General Levy

TOWNS

Bradford-West Gwillimbury
 Collingwood
 Innisfil
 Midland
 New Tecumseth
 Penetanguishene
 Wasaga Beach

7.495
 7.875
 9.832
 5.143
 11.588
 2.267
 5.425

TOWNSHIPS

Adjala-Tosorontio
 Clearview
 Essa
 Oro-Medonte
 Ramara
 Severn
 Springwater
 Tay
 Tiny

4.279
 5.210
 5.694
 6.772
 4.381
 7.997
 5.431
 3.537
 7.074

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—07—19

ONTARIO REGULATION 250/97

made under the
EDUCATION ACT

Made: May 14, 1997
Filed: June 30, 1997

REPRESENTATION ON DISTRICT SCHOOL BOARDS—1997 REGULAR ELECTION

INTERPRETATION

I. (1) In this Regulation,

“board” means a district school board; (“conseil”)

“board area” means the area of jurisdiction, expressed in square kilometres, of a board, as set out in the Schedule; (“territoire du conseil”)

“Commission” means the Education Improvement Commission established under section 334 of the Act; (“Commission”)

“committee” means an education improvement committee referred to in clause 335 (3) (1) of the Act; (“comité”)

“density” means the quotient obtained by dividing the population of the relevant electoral group by the board area; (“densité”)

“density member position” means a board position determined by the application of Tables 2 and 3, but not Table 1; (“poste de membre lié à la densité”)

“election” means the regular election to be held in 1997 referred to in subsection 4 (1) of the *Municipal Elections Act, 1996*; (“élection”)

“electoral group” means a public school English-language electoral group, a separate school English-language electoral group, a public school French-language electoral group or a separate school French-language electoral group; (“groupe électoral”)

“existing board” has the same meaning as “board” in subsection 1 (1) of the Act but does not include a school authority; (“conseil existant”)

“high density board” means a board that has,

- (a) eight members or less, of whom not more than one occupies a density member position, or
- (b) nine or more members, of whom not more than two occupy density member positions; (“conseil d’un territoire à forte densité”)

“low density board” means a board that is not a high density board; (“conseil d’un territoire à faible densité”)

“population member position” means a board position determined by the application of Table 1, but not Tables 2 and 3; (“poste de membre lié à la population”)

“start date” means the latest of,

- (a) the date on which this Regulation is filed,

RÈGLEMENT DE L'ONTARIO 250/97

pris en application de la
LOI SUR L'ÉDUCATION

pris le 14 mai 1997
déposé le 30 juin 1997

REPRÉSENTATION AU SEIN DES CONSEILS SCOLAIRES DE DISTRICT — ÉLECTION ORDINAIRE DE 1997

INTERPRÉTATION

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«agent de supervision» La personne visée au paragraphe 4 (5). («supervisory officer»)

«comité» Comité d'amélioration de l'éducation visé à l'alinéa 335 (3) 1) de la Loi. («committee»)

«Commission» La Commission d'amélioration de l'éducation constituée en vertu de l'article 334 de la Loi. («Commission»)

«conseil» Conseil scolaire de district. («board»)

«conseil d'un territoire à faible densité» Conseil qui n'est pas un conseil d'un territoire à forte densité. («low density board»)

«conseil d'un territoire à forte densité» Conseil qui :

- a) soit compte un maximum de huit membres, dont un au plus occupe un poste de membre lié à la densité;
- b) soit compte au moins neuf membres, dont deux au plus occupent des postes de membres liés à la densité. («high density board»)

«conseil existant» S'entend au sens de «conseil» au paragraphe 1 (1) de la Loi. Sont toutefois exclues de la présente définition les administrations scolaires. («existing board»)

«date de commencement» S'entend de l'ultime des dates suivantes :

- a) la date de dépôt du présent règlement;
- b) la date à laquelle le secrétaire de la municipalité située dans le secteur qui relève de la compétence du conseil et comptant la population la plus élevée du groupe électoral pertinent reçoit les résultats d'un dénombrement de la population effectué aux termes du paragraphe 2 (4) ou (5);
- c) la date à laquelle l'agent de supervision reçoit la dernière directive en vertu du paragraphe 2 (7) ou (8);
- d) la date à laquelle l'agent de supervision reçoit la dernière estimation des résultats aux termes du paragraphe 2 (9). («start date»)

«densité» Le quotient obtenu en divisant la population du groupe électoral pertinent par la superficie du territoire du conseil. («density»)

«élection» L'élection ordinaire qui doit se tenir en 1997 et qui est visée au paragraphe 4 (1) de la *Loi de 1996 sur les élections municipales*. («election»)

- (b) the date on which the clerk of the municipality in the area of jurisdiction of the board that has the largest population of the relevant electoral group receives the results of a determination of population under subsection 2 (4) or (5),
- (c) the date on which the supervisory officer receives the last direction under subsection 2 (7) or (8), and
- (d) the date on which the supervisory officer receives the last estimate of results under subsection 2 (9); ("date de commencement")

"supervisory officer" means the person referred to in subsection 4 (5); ("agent de supervision")

"ward" does not include a ward of a regional or district municipality. ("quartier")

(2) A reference in this Regulation, other than in clause 6 (3) (e), to a municipality or ward shall be deemed to be a reference to the part of a municipality or ward that is within the area of jurisdiction of the board.

(3) If a clerk is the clerk of a municipality in respect of which an order has been implemented under section 25.2 or 25.3 of the *Municipal Act* and the order assigns responsibility for conducting the election in the municipality to a person other than the clerk, a reference in this Regulation to the clerk shall be deemed to be a reference to that person.

(4) For the purposes of this Regulation,

- (a) the relevant electoral group for an English-language public district school board is the group of persons who are members of a public school English-language electoral group and who reside in the area of jurisdiction of the English-language public district school board;
- (b) the relevant electoral group for an English-language separate district school board is the group of persons who are members of a separate school English-language electoral group and who reside in the area of jurisdiction of the English-language separate district school board;
- (c) the relevant electoral group for a French-language public district school board is the group of persons who are members of a public school French-language electoral group and who reside in the area of jurisdiction of the French-language public district school board; and
- (d) the relevant electoral group for a French-language separate district school board is the group of persons who are members of a separate school French-language electoral group and who reside in the area of jurisdiction of the French-language separate district school board.

(5) In this section,

"public school English-language electoral group", "separate school English-language electoral group", "public school French-language electoral group" and "separate school French-language electoral group" have the same meaning as in Part VIII of the *Education Act* as it read on January 1, 1997. ("groupe électoral de langue anglaise des écoles publiques"), ("groupe électoral de langue anglaise des écoles séparées"), ("groupe électoral de langue française des écoles publiques"), ("groupe électoral de langue française des écoles séparées")

«groupe électoral» Groupe électoral de langue anglaise des écoles publiques, groupe électoral de langue anglaise des écoles séparées, groupe électoral de langue française des écoles publiques ou groupe électoral de langue française des écoles séparées. («electoral group»)

«poste de membre lié à la densité» Poste de membre d'un conseil déterminé par application des tableaux 2 et 3, mais non pas du tableau 1. («density member position»)

«poste de membre lié à la population» Poste de membre d'un conseil déterminé par application du tableau 1, mais non pas des tableaux 2 et 3. («population member position»)

«quartier» Exclut un quartier d'une municipalité régionale ou d'une municipalité de district. («ward»)

«territoire du conseil» Superficie, exprimée en kilomètres carrés, du secteur relevant de la compétence d'un conseil, tel qu'il est défini à l'annexe. («board area»)

(2) Toute mention, dans le présent règlement sauf à l'alinéa 6 (3) e), d'une municipalité ou d'un quartier est réputée la mention de la partie d'une municipalité ou d'un quartier qui est située dans le secteur relevant de la compétence du conseil.

(3) Si un secrétaire est le secrétaire d'une municipalité à l'égard de laquelle un arrêté ou un ordre a été mis en œuvre aux termes de l'article 25.2 ou 25.3 de la *Loi sur les municipalités* et que cet arrêté ou cet ordre charge une personne autre que le secrétaire de la tenue de l'élection dans la municipalité, toute mention, dans le présent règlement, du secrétaire est réputée la mention de cette personne.

(4) Pour l'application du présent règlement :

- a) le groupe électoral pertinent pour un conseil de district des écoles publiques de langue anglaise correspond au groupe de personnes qui sont membres d'un groupe électoral de langue anglaise des écoles publiques et qui résident dans le secteur relevant de la compétence du conseil de district des écoles publiques de langue anglaise;
- b) le groupe électoral pertinent pour un conseil de district des écoles séparées de langue anglaise correspond au groupe de personnes qui sont membres d'un groupe électoral de langue anglaise des écoles séparées et qui résident dans le secteur relevant de la compétence du conseil de district des écoles séparées de langue anglaise;
- c) le groupe électoral pertinent pour un conseil de district des écoles publiques de langue française correspond au groupe de personnes qui sont membres d'un groupe électoral de langue française des écoles publiques et qui résident dans le secteur relevant de la compétence du conseil de district des écoles publiques de langue française;
- d) le groupe électoral pertinent pour un conseil de district des écoles séparées de langue française correspond au groupe de personnes qui sont membres d'un groupe électoral de langue française des écoles séparées et qui résident dans le secteur relevant de la compétence du conseil de district des écoles séparées de langue française.

(5) Les définitions qui suivent s'appliquent au présent article.

«groupe électoral de langue anglaise des écoles publiques», «groupe électoral de langue anglaise des écoles séparées», «groupe électoral de langue française des écoles publiques» et «groupe électoral de langue française des écoles séparées» S'entendent au sens de la partie VIII de la *Loi sur l'éducation*, telle qu'elle existait le 1^{er} janvier 1997. («public school English-language electoral group», «separate school English-language electoral group», «public school French-language electoral group», «separate school French-language electoral group»)

POPULATION DATA

2. (1) The assessment commissioner shall provide to the Commission the results of the determination of population provided to the secretary of each existing board and the clerk of each municipality under subsections 230 (6) and 329 (3) of the Act.

(2) The secretary of each existing board shall provide the results to the members of the committee.

(3) If a municipality or ward that is to be used for the election is composed of a part of one or more municipalities or wards in respect of which results were provided under subsections 230 (6) and 329 (3) of the Act, the assessment commissioner shall determine the populations of the relevant electoral groups of the municipality or ward.

(4) As soon as possible, the assessment commissioner shall provide the results of the determination under subsection (3) to,

- (a) the Commission;
- (b) the secretary of each existing board whose members are elected by members of an electoral group that is part of the relevant electoral group; and
- (c) the clerk of each municipality in the area of jurisdiction of the board that is also in the area of jurisdiction of the assessment commissioner.

(5) On receipt of the results, the Commission shall provide them to the clerk of each municipality in the area of jurisdiction of the board who has not received them from the assessment commissioner.

(6) If the assessment commissioner does not provide the results within seven days after the date of filing of this Regulation, he or she shall notify the Commission of the municipalities and wards for which the results have not been provided.

(7) If results have not been provided for two or more adjacent municipalities or wards in the area of jurisdiction of a board, the Commission may, on receipt of the notice, direct that,

- (a) the clerks referred to in subsection 5 (1) include those municipalities or wards wholly within a geographic area identified under rule 2 of subsection 8 (5) in the case of a high density board with no low population areas;
- (b) the committee include those municipalities or wards wholly within the low population area or wholly outside of it and the clerks include them wholly within a geographic area identified under rule 5 or rule 7 of subsection 8 (6), as the case may be, in the case of a high density board with one or more low population areas; or
- (c) the committee include those municipalities or wards wholly within a geographic area identified under rule 3 of subsection 9 (2) in the case of a low density board.

(8) The Commission may, if it considers it appropriate to do so, make a direction before receiving the notice from the assessment commissioner.

(9) If the Commission gives no direction under subsection (7) or (8), it shall estimate the results for the municipalities or wards referred to in subsection (3).

(10) The Commission shall give any direction or estimate within 14 days after the date of filing of this Regulation.

DONNÉES RELATIVES À LA POPULATION

2. (1) Le commissaire à l'évaluation fournit à la Commission les résultats du dénombrement de la population qu'il a communiqués au secrétaire de chaque conseil existant et au secrétaire de chaque municipalité aux termes des paragraphes 230 (6) et 329 (3) de la Loi.

(2) Le secrétaire de chaque conseil existant communique les résultats aux membres du comité.

(3) Si une municipalité ou un quartier qui doit être utilisé aux fins de l'élection comprend une partie d'une ou de plusieurs des municipalités ou d'un ou de plusieurs des quartiers à l'égard desquels des résultats ont été communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi, le commissaire à l'évaluation dénombre la population des groupes électoraux pertinents de la municipalité ou du quartier.

(4) Dès que possible, le commissaire à l'évaluation communique les résultats du dénombrement effectué aux termes du paragraphe (3) :

- a) à la Commission;
- b) au secrétaire de chaque conseil existant dont les membres sont élus par les membres d'un groupe électoral qui fait partie du groupe électoral pertinent;
- c) au secrétaire de chaque municipalité située dans le secteur relevant de la compétence du conseil et qui est également située dans le secteur relevant de la compétence du commissaire à l'évaluation.

(5) Dès qu'elle reçoit les résultats, la Commission les communique au secrétaire de chaque municipalité située dans le secteur relevant de la compétence du conseil qui ne les a pas reçus du commissaire à l'évaluation.

(6) Si le commissaire à l'évaluation ne communique pas les résultats dans les sept jours qui suivent la date de dépôt du présent règlement, il avise la Commission du nom des municipalités et des quartiers à l'égard desquels les résultats n'ont pas été communiqués.

(7) Si les résultats n'ont pas été communiqués à l'égard de deux ou plusieurs municipalités ou quartiers limitrophes qui sont situés dans le secteur relevant de la compétence d'un conseil, la Commission peut, à la réception de l'avis, ordonner, par voie de directive :

- a) soit aux secrétaires visés au paragraphe 5 (1) d'inclure ces municipalités ou ces quartiers entièrement dans une région géographique désignée aux termes de la règle 2 du paragraphe 8 (5), dans le cas d'un conseil d'un territoire à forte densité qui ne comporte pas de secteurs à faible population;
- b) soit au comité d'inclure ces municipalités ou ces quartiers entièrement dans le secteur à faible population ou de les en exclure entièrement et aux secrétaires de les inclure entièrement dans une région géographique désignée aux termes de la règle 5 ou de la règle 7 du paragraphe 8 (6), selon le cas, dans le cas d'un conseil d'un territoire à forte densité qui comporte un ou plusieurs secteurs à faible population;
- c) soit au comité d'inclure ces municipalités ou ces quartiers entièrement dans une région géographique désignée aux termes de la règle 3 du paragraphe 9 (2), dans le cas d'un conseil d'un territoire à faible densité.

(8) Si elle le juge approprié, la Commission peut donner une directive avant de recevoir l'avis du commissaire à l'évaluation.

(9) Si la Commission ne donne aucune directive en vertu du paragraphe (7) ou (8), elle estime les résultats à l'égard des municipalités ou des quartiers visés au paragraphe (3).

(10) La Commission donne toute directive ou toute estimation dans les 14 jours qui suivent la date de dépôt du présent règlement.

(11) The Commission shall provide the supervisory officer with any direction or estimate, who shall provide a copy of it to the clerks referred to in subsection 5 (1) and to the committee at the beginning of the meeting convened under that subsection.

(12) The clerks and the committee shall comply with any direction or use any estimate in respect of municipalities and wards referred to in subsection (3) instead of the results provided under subsections 230 (6) and 329 (3) of the Act.

3. If a municipality or ward that is to be used for the election is composed of a part of one or more of the municipalities or wards in respect of which results were provided under subsections 230 (6) and 329 (3) of the Act and the boundaries of the municipality or ward are established for the purpose of electing members to boards more than seven days after the date of filing of this Regulation, the municipalities and wards that existed on January 1, 1997 shall be deemed to exist for purposes of the election, and this Regulation and other applicable law shall apply to such municipalities and wards as if their boundaries had not changed since January 1, 1997.

IDENTIFICATION OF MUNICIPALITIES BY SUPERVISORY OFFICER AND MEETING

4. (1) A supervisory officer shall identify the three municipalities within the area of jurisdiction of the board that have successively the largest populations of the relevant electoral group.

(2) Subject to subsections (3) and (4), the identification shall be based on the results provided under subsections 230 (6) and 329 (3) of the Act or on any results or estimate under section 2.

(3) The identification shall not be based on the results or estimate under section 2 if the municipality or ward to be used for the election does not exist at the time the identification is made unless an order has been implemented under section 25.2 or 25.3 of the *Municipal Act* making a person responsible for conducting the election in the municipality.

(4) If two or more English-language public district school boards, English-language separate district school boards, French-language public district school boards or French-language separate district school boards have jurisdiction in the same municipality and the boundary between them is also a boundary between wards in the municipality, the identification shall be based on the sum of the results for the relevant electoral group in the wards of the municipality in the area of jurisdiction of the board.

(5) The supervisory officer is,

- (a) for English-language public district school boards, the appropriate English-language supervisory officer of the board of education, other than a board of education that operates only French-language instructional units, that has jurisdiction in the municipality in the area of jurisdiction of the board having the largest population of the relevant electoral group;
- (b) for English-language separate district school boards, the appropriate English-language supervisory officer of the county or district combined separate school board, other than a county combined separate school board that operates only French-language instructional units, that has jurisdiction in the municipality in the area of jurisdiction of the board having the largest population of the relevant electoral group;
- (c) for French-language public district school boards, the appropriate French-language supervisory officer of the board of education, other than a board of education that may not operate

(11) La Commission donne à l'agent de supervision toute directive ou toute estimation et cet agent en remet une copie aux secrétaires visés au paragraphe 5 (1) ainsi qu'au comité au début de la réunion convoquée aux termes de ce paragraphe.

(12) Les secrétaires et le comité se conforment à toute directive donnée ou utilisent toute estimation faite à l'égard des municipalités et des quartiers visés au paragraphe (3), plutôt que les résultats communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi.

3. Si une municipalité ou un quartier qui doit être utilisé aux fins de l'élection comprend une partie d'une ou de plusieurs des municipalités ou d'un ou de plusieurs des quartiers à l'égard desquels des résultats ont été communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi et que les limites territoriales de la municipalité ou du quartier sont fixées aux fins de l'élection des membres des conseils plus de sept jours après la date de dépôt du présent règlement, les municipalités et les quartiers qui existaient le 1^{er} janvier 1997 sont réputés exister aux fins de cette élection. Le présent règlement et les autres dispositions de droit applicables s'appliquent à ces municipalités et ces quartiers comme si leurs limites territoriales n'avaient pas changé depuis le 1^{er} janvier 1997.

DÉTERMINATION DES MUNICIPALITÉS PAR L'AGENT DE SUPERVISION ET RÉUNION

4. (1) L'agent de supervision détermine quelles sont les trois municipalités situées dans le secteur relevant de la compétence du conseil qui ont dans l'ordre successif les populations les plus élevées du groupe électoral pertinent.

(2) Sous réserve des paragraphes (3) et (4), la détermination des municipalités en question est fondée sur les résultats communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi ou sur tous résultats ou toute estimation visés à l'article 2.

(3) La détermination des municipalités en question ne doit pas être fondée sur les résultats ou une estimation visés à l'article 2 si la municipalité ou le quartier qui doit être utilisé aux fins de l'élection n'existe pas au moment de la détermination, à moins qu'un arrêté ou un ordre chargeant une personne de la tenue de l'élection dans la municipalité n'ait été mis en œuvre aux termes de l'article 25.2 ou 25.3 de la *Loi sur les municipalités*.

(4) Si deux ou plusieurs conseils de district des écoles publiques de langue anglaise, conseils de district des écoles séparées de langue anglaise, conseils de district des écoles publiques de langue française ou conseils de district des écoles séparées de langue française exercent leur compétence dans la même municipalité et que les limites territoriales entre ceux-ci correspondent également à celles qui existent entre les quartiers de la municipalité, la détermination est fondée sur la somme des résultats pour le groupe électoral pertinent dans les quartiers de la municipalité située dans le secteur relevant de la compétence du conseil.

(5) L'agent de supervision est :

- a) dans le cas des conseils de district des écoles publiques de langue anglaise, l'agent de supervision de langue anglaise compétent du conseil de l'éducation, à l'exception d'un conseil de l'éducation qui ne fait fonctionner que des modules scolaires de langue française, qui exerce sa compétence dans la municipalité située dans le secteur relevant de la compétence du conseil qui compte la population la plus élevée du groupe électoral pertinent;
- b) dans le cas des conseils de district des écoles séparées de langue anglaise, l'agent de supervision de langue anglaise compétent du conseil fusionné d'écoles séparées de comté ou de district, à l'exception d'un conseil fusionné d'écoles séparées de comté qui ne fait fonctionner que des modules scolaires de langue française, qui exerce sa compétence dans la municipalité située dans le secteur relevant de la compétence du conseil qui compte la population la plus élevée du groupe électoral pertinent;
- c) dans le cas des conseils de district des écoles publiques de langue française, l'agent de supervision de langue française compétent du conseil de l'éducation, à l'exception d'un conseil de

a school or class under Part XII of the Act, that has jurisdiction in the municipality in the area of jurisdiction of the board having the largest population of the relevant electoral group;

- (d) for French-language separate district school boards, the appropriate French-language supervisory officer of the county or district combined separate school board, other than a county combined separate school board that may not operate a school or class under Part XII of the Act, that has jurisdiction in the municipality in the area of jurisdiction of the board having the largest population of the relevant electoral group.

5. (1) The supervisory officer shall take all necessary steps to convene a meeting of the clerks of the three municipalities within the area of jurisdiction of the board that have successively the largest populations of the relevant electoral group.

- (2) The Commission shall establish one committee for each board.

(3) As soon as possible after the start date, the Commission shall provide, in writing, the names and addresses of the members of the committee to,

- (a) the clerks referred to in subsection (1);
- (b) the secretary of each existing board whose members are elected by members of an electoral group that is part of the relevant electoral group; and
- (c) the supervisory officer.

(4) On receipt of the names and addresses of the committee members, the supervisory officer shall give at least two days notice of the time and place of the meeting to the members of the committee, who may attend the meeting.

(5) If the supervisory officer does not receive the names and addresses of all of the committee members within three days after the start date, the Commission,

- (a) has the powers and duties of the committee under this Regulation until the supervisory officer receives all the names and addresses; and
- (b) may appoint a representative to exercise any powers and duties of the Commission under clause (a) and to attend the meeting on its behalf.

(6) The supervisory officer shall give at least two days notice of the time and place of the meeting to any other clerk who is the clerk of a municipality that is divided into wards situated within the area of jurisdiction of the board.

(7) The supervisory officer shall convene the meeting within 10 days after the start date.

DETERMINATION AND DISTRIBUTION OF BOARD MEMBERS

- 6. (1) At the meeting, the clerks shall,
 - (a) determine the population of the relevant electoral group, the board area and its density; and
 - (b) determine the number of members of the board in accordance with section 7.

(2) Subject to subsection (3), a determination of the number of members of the board under section 7 and a distribution of members under section 8 or 9 shall be based on the results provided to the clerks by the assessment commissioner under subsections 230 (6) and 329 (3) of the Act.

l'éducation qui ne peut faire fonctionner une école ou une classe aux termes de la partie XII de la Loi, qui exerce sa compétence dans la municipalité située dans le secteur relevant de la compétence du conseil qui compte la population la plus élevée du groupe électoral pertinent;

- d) dans le cas des conseils de district des écoles séparées de langue française, l'agent de supervision de langue française compétent du conseil fusionné d'écoles séparées de comté ou de district, à l'exception d'un conseil fusionné d'écoles séparées de comté qui ne peut faire fonctionner une école ou une classe aux termes de la partie XII de la Loi, qui exerce sa compétence dans la municipalité située dans le secteur relevant de la compétence du conseil qui compte la population la plus élevée du groupe électoral pertinent.

5. (1) L'agent de supervision prend toutes les mesures nécessaires pour convoquer à une réunion les secrétaires des trois municipalités situées dans le secteur relevant de la compétence du conseil et dont les populations sont dans l'ordre successif les plus élevées du groupe électoral pertinent.

- (2) La Commission constitue un comité pour chaque conseil.

(3) Dès que possible après la date de commencement, la Commission communique, par écrit, les noms et adresses des membres du comité aux personnes suivantes :

- a) les secrétaires visés au paragraphe (1);
- b) le secrétaire de chaque conseil existant dont les membres sont élus par les membres d'un groupe électoral qui fait partie du groupe électoral pertinent;
- c) l'agent de supervision.

(4) À la réception des noms et adresses des membres du comité, l'agent de supervision donne un préavis d'au moins deux jours des date, heure et lieu de la réunion aux membres du comité. Ceux-ci peuvent assister à la réunion.

(5) Si l'agent de supervision ne reçoit pas les noms et adresses de tous les membres du comité dans les trois jours qui suivent la date de commencement, la Commission :

- a) d'une part, exerce les pouvoirs et fonctions du comité qu'attribue le présent règlement jusqu'à ce que l'agent de supervision reçoive l'ensemble des noms et adresses;
- b) d'autre part, peut nommer un représentant pour qu'il exerce les pouvoirs et fonctions de la Commission visés à l'alinéa a) et assiste à la réunion en son nom.

(6) L'agent de supervision donne un préavis d'au moins deux jours des date, heure et lieu de la réunion à tout autre secrétaire qui est le secrétaire d'une municipalité divisée en quartiers et située dans le secteur relevant de la compétence du conseil.

(7) L'agent de supervision convoque la réunion dans les 10 jours qui suivent la date de commencement.

DÉTERMINATION DU NOMBRE DE MEMBRES DES CONSEILS ET RÉPARTITION

- 6. (1) À la réunion, les secrétaires :

- a) d'une part, dénombrent la population du groupe électoral pertinent et déterminent le territoire du conseil ainsi que sa densité;
- b) d'autre part, déterminent le nombre de membres du conseil conformément à l'article 7.

(2) Sous réserve du paragraphe (3), la détermination du nombre de membres du conseil faite aux termes de l'article 7 et la répartition des membres faite aux termes de l'article 8 ou 9 sont fondées sur les résultats que le commissaire à l'évaluation a communiqués aux secrétaires aux termes des paragraphes 230 (6) et 329 (3) de la Loi.

(3) If the results provided to the clerks by the assessment commissioner are for municipalities or wards that are not to be used for purposes of the election,

- (a) the result for a municipality that has the same boundaries as a ward that is to be used for the election is the result for the ward;
- (b) if a municipality or ward that is to be used for the election is composed of not less than all of one or more of the municipalities or wards in respect of which results were provided under subsections 230 (6) and 329 (3) of the Act, the result for the municipality or ward is the sum of the results for the relevant electoral group for each of the municipalities and wards of which the municipality or ward is composed;
- (c) if a municipality or ward that is to be used for the election is composed of a part of one or more of the municipalities or wards in respect of which results were provided under subsections 230 (6) and 329 (3) of the Act, the result for the municipality or ward is the result or estimate provided under section 2;
- (d) the result for a group of adjacent municipalities and wards in respect of which a direction has been given is the sum of the results for the relevant electoral group for each of the municipalities and wards; and
- (e) if a municipality or ward that is to be used for the election is composed of one or more municipalities or wards in respect of which results were provided under subsections 230 (6) and 329 (3) of the Act and territory outside the area of jurisdiction of the board, those results are the result for the part of the municipality or ward within the area of jurisdiction of the board.

DETERMINATION OF NUMBER OF BOARD MEMBERS

7. (1) Subject to an addition of members pursuant to regulations made under subclause 327 (3) (d) (vi) or (vii) of the Act, the number of members for a board shall be determined by applying the following rules in order, beginning with rule 1:

- 1. Subject to rules 2 and 3, a board shall have the number of members set out in Column 2 of Table 1 opposite the population of the relevant electoral group for the board set out in Column 1 of that Table.
- 2. Subject to rule 3, and in addition to the number of members determined under rule 1, a board shall have the number of members set out in Column 2 of Table 2 opposite the density for the board set out in Column 1 of that Table.
- 3. The number of additional members that a board shall have as a result of the application of rule 2 shall not exceed the number set out in Column 2 of Table 3 opposite the board area set out in Column 1 of that Table.

(2) For the purpose of rule 2 of subsection (1), the calculation of density shall be correct to two decimal places, with the number 0.005 being raised to 0.01.

DISTRIBUTION OF MEMBERS OF HIGH DENSITY BOARDS

8. (1) A distribution of the members of a board determined to be a high density board under section 7 shall be made, in accordance with the rules set out in this section, in respect of the geographic areas identified under rule 2 of subsection (5) and rules 5 and 7 of subsection (6).

(3) Si les résultats que le commissaire à l'évaluation a communiqués aux secrétaires concernant des municipalités ou des quartiers qui ne doivent pas être utilisés aux fins de l'élection, il en découle ce qui suit :

- a) le résultat applicable à une municipalité qui a les mêmes limites territoriales qu'un quartier devant être utilisé aux fins de l'élection correspond au résultat applicable au quartier;
- b) dans le cas où une municipalité ou un quartier devant être utilisé aux fins de l'élection comprend au moins la totalité d'une ou de plusieurs des municipalités ou d'un ou de plusieurs des quartiers à l'égard desquels des résultats ont été communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi, le résultat applicable à la municipalité ou au quartier correspond à la somme des résultats pour le groupe électoral pertinent à l'égard de chacune des municipalités et de chacun des quartiers qui composent la municipalité ou le quartier;
- c) dans le cas où une municipalité ou un quartier devant être utilisé aux fins de l'élection comprend une partie d'une ou de plusieurs des municipalités ou d'un ou de plusieurs des quartiers à l'égard desquels des résultats ont été communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi, le résultat applicable à la municipalité ou au quartier correspond au résultat ou à l'estimation communiqué en vertu de l'article 2;
- d) le résultat applicable à un groupe de municipalités et de quartiers limitrophes visés par une directive correspond à la somme des résultats pour le groupe électoral pertinent à l'égard de chacune des municipalités et de chacun des quartiers;
- e) dans le cas où une municipalité ou un quartier devant être utilisé aux fins de l'élection comprend une ou plusieurs municipalités ou un ou plusieurs quartiers à l'égard desquels des résultats ont été communiqués aux termes des paragraphes 230 (6) et 329 (3) de la Loi, ainsi que tout territoire situé à l'extérieur du secteur relevant de la compétence du conseil, ces résultats correspondent au résultat applicable à la partie de la municipalité ou du quartier situé dans le secteur relevant de la compétence du conseil.

DÉTERMINATION DU NOMBRE DE MEMBRES DES CONSEILS

7. (1) Sous réserve de l'adjonction de membres conformément aux règlements pris en application du sous-alinéa 327 (3) d) (vi) ou (vii) de la Loi, le nombre de membres d'un conseil est déterminé selon les règles suivantes, qui s'appliquent dans l'ordre, en commençant par la règle 1 :

- 1. Sous réserve des règles 2 et 3, le conseil comprend le nombre de membres indiqué à la colonne 2 du tableau 1 en regard de la population du groupe électoral pertinent pour le conseil indiquée à la colonne 1 de ce tableau.
- 2. Sous réserve de la règle 3 et en plus du nombre de membres déterminé selon la règle 1, le conseil comprend le nombre de membres indiqué à la colonne 2 du tableau 2 en regard de la densité pour le conseil indiquée à la colonne 1 de ce tableau.
- 3. Le nombre de membres supplémentaires qu'un conseil comprend par suite de l'application de la règle 2 ne doit pas dépasser le nombre indiqué à la colonne 2 du tableau 3 en regard de la superficie du territoire du conseil indiquée à la colonne 1 de ce tableau.

(2) Pour l'application de la règle 2 du paragraphe (1), le calcul de la densité est exact à deux décimales près, le nombre 0,005 étant porté à 0,01.

RÉPARTITION DES MEMBRES DES CONSEILS DE TERRITOIRES À FORTE DENSITÉ

8. (1) La répartition des membres d'un conseil désigné comme étant un conseil d'un territoire à forte densité aux termes de l'article 7 se fait, selon les règles énoncées au présent article, à l'égard des régions géographiques déterminées aux termes de la règle 2 du paragraphe (5) et des règles 5 et 7 du paragraphe (6).

(2) The committee shall,

- (a) identify the municipalities or wards, if any, that are low population areas, and
- (b) if low population areas are identified, determine the low population factor, which shall be,
 - (i) in the case of a high density board with not more than one density member position, a number greater than zero but less than or equal to one, and
 - (ii) in the case of a high density board with not more than two density members positions, a number greater than zero but less than or equal to two.

(3) In carrying out its duties under subsection (2), the committee shall have regard to the following principles:

1. Municipalities and wards with a low population of the relevant electoral group should receive reasonable representation.
2. Evidence of historic, traditional or geographic communities within the relevant electoral group should be taken into account.
3. To the extent possible, the identification of low population municipalities and wards should permit the establishment of geographic areas that coincide with school communities.
4. Representation should not deviate unduly from the principle of representation by population.

(4) On any vote taken by the members of the committee in respect of an identification or determination under subsection (2) that results in a tie, the clerks shall break the tie by majority vote.

(5) If no low population areas are identified under clause (2) (a), the clerks shall distribute the members of the board by applying the following rules in order, beginning with rule 1:

1. Calculate the electoral quotient for each municipality and ward using the following formula:

$$\text{electoral quotient} = \frac{a \times b}{c}$$

where a = the population of the relevant electoral group that is resident in the municipality or ward,
 b = the total number of members on the board,
 c = the total population of the relevant electoral group.

2. Identify,

- i. one or more municipalities,
- ii. one or more wards in a municipality, or
- iii. any combination of municipalities and wards

that shall form geographic areas in which the sum of the electoral quotients of the municipalities or wards is, as nearly as practicable, an integer.

3. The number of members for a geographic area in a high density board with no low population areas shall be, as nearly as practicable, the sum of the electoral quotients of the municipalities or wards that form the geographic area.

(2) Le comité :

- a) d'une part, désigne les municipalités ou les quartiers, le cas échéant, qui constituent des secteurs à faible population;
- b) d'autre part, détermine, si des secteurs à faible population sont désignés, le facteur de rajustement pour faible population, lequel :
 - (i) dans le cas d'un conseil d'un territoire à forte densité qui ne comporte pas plus d'un poste de membre lié à la densité, correspond à un nombre supérieur à zéro, mais égal ou inférieur à un,
 - (ii) dans le cas d'un conseil d'un territoire à forte densité qui ne comporte pas plus de deux postes de membres liés à la densité, correspond à un nombre supérieur à zéro, mais égal ou inférieur à deux.

(3) Dans l'exercice des fonctions que lui attribue le paragraphe (2), le comité tient compte des principes suivants :

1. Les municipalités et les quartiers ayant une faible population du groupe électoral pertinent devraient être adéquatement représentés.
2. La présence démontrée des collectivités historiques, traditionnelles ou géographiques au sein du groupe électoral pertinent devrait être prise en considération.
3. Dans la mesure du possible, la désignation de municipalités et de quartiers à faible population devrait permettre l'établissement de régions géographiques qui coïncident avec les collectivités scolaires.
4. La représentation ne devrait pas s'écarter indûment du principe de la représentation en fonction de la population.

(4) En cas de partage des voix lors d'un vote des membres du comité sur une désignation ou détermination faite aux termes du paragraphe (2), les secrétaires enlèvent la décision par vote majoritaire.

(5) Si aucun secteur à faible population n'est désigné aux termes de l'alinéa (2) a), les secrétaires répartissent les membres du conseil selon les règles suivantes, qui s'appliquent dans l'ordre, en commençant par la règle 1 :

1. Calculer le quotient électoral pour chaque municipalité et chaque quartier en utilisant la formule suivante :

$$\text{quotient électoral} = \frac{a \times b}{c}$$

dans laquelle a = la population du groupe électoral pertinent qui réside dans la municipalité ou le quartier,
 b = le nombre total de membres du conseil,
 c = la population totale du groupe électoral pertinent.

2. Déterminer :

- i. soit une ou plusieurs municipalités,
- ii. soit un ou plusieurs quartiers d'une municipalité,
- iii. soit toute combinaison de municipalités et de quartiers,

qui constituent des régions géographiques dans lesquelles la somme des quotients électoraux des municipalités ou des quartiers est, autant que possible, un nombre entier.

3. Le nombre de membres pour une région géographique relevant de la compétence d'un conseil d'un territoire à forte densité qui ne compte pas de secteur à faible population correspond, autant que possible, à la somme des quotients électoraux des municipalités ou des quartiers qui constituent la région géographique.

(6) If one or more low population areas are identified under clause (2) (a), the clerks shall distribute the members of the board by applying the following rules in order, beginning with rule 1:

1. Place the municipalities and wards in two groups, one of which shall be comprised of the low population areas and one of which shall be comprised of the remaining municipalities and wards.
2. Calculate an electoral quotient for each municipality and ward using the following formula:

$$\text{electoral quotient} = \frac{a \times (b + c - d)}{e}$$

where

- a = the population of the relevant electoral group that is resident in the municipality or ward,
- b = the total number of population member positions on the board,
- c = the total number of density member positions on the board,
- d = the low population factor,
- e = the total population of the relevant electoral group.

3. Add the low population factor to the sum of the electoral quotients of the low population areas.
4. Calculate an electoral quotient for each municipality and ward in the low population area using the following formula:

$$\text{electoral quotient} = \frac{a \times b}{c}$$

where

- a = the population of the relevant electoral group that is resident in the municipality or ward,
- b = the number calculated under rule 3,
- c = the total population of the relevant electoral group that is resident in the low population areas.

5. Among the low population areas, identify,
 - i. one or more municipalities,
 - ii. one or more wards in a municipality, or
 - iii. any combination of municipalities and wards,

that shall form geographic areas in which the sum of the electoral quotients calculated under rule 4 of the municipalities or wards is, as nearly as practicable, an integer.

6. The number of members for a geographic area in a low population area in a high density board shall be, as nearly as practicable, the sum of the electoral quotients calculated under rule 4 of the municipalities or wards that form the geographic area.

7. Among the municipalities and wards that are not low population areas, identify,

- i. one or more municipalities,
- ii. one or more wards in a municipality, or
- iii. any combination of municipalities and wards,

that shall form geographic areas in which the sum of the electoral quotients calculated under rule 2 of the municipalities or wards is, as nearly as practicable, an integer.

(6) Si un ou plusieurs secteurs à faible population sont désignés aux termes de l'alinéa (2) a), les secrétaires répartissent les membres du conseil selon les règles suivantes, qui s'appliquent dans l'ordre, en commençant par la règle 1 :

1. Diviser les municipalités et les quartiers en deux groupes, dont l'un comprend les secteurs à faible population et l'autre, les municipalités et les quartiers restants.
2. Calculer le quotient électoral pour chaque municipalité et chaque quartier en utilisant la formule suivante :

$$\text{quotient électoral} = \frac{a \times (b + c - d)}{e}$$

dans laquelle

- a = la population du groupe électoral pertinent qui réside dans la municipalité ou le quartier,
- b = le nombre total de postes de membres liés à la population au sein du conseil,
- c = le nombre total de postes de membres liés à la densité au sein du conseil,
- d = le facteur de rajustement pour faible population,
- e = la population totale du groupe électoral pertinent.

3. Ajouter le facteur de rajustement pour faible population à la somme des quotients électoraux des secteurs à faible population.
4. Calculer le quotient électoral pour chaque municipalité et chaque quartier situé dans le secteur à faible population en utilisant la formule suivante :

$$\text{quotient électoral} = \frac{a \times b}{c}$$

dans laquelle

- a = la population du groupe électoral pertinent qui réside dans la municipalité ou le quartier,
- b = le nombre calculé selon la règle 3,
- c = la population totale du groupe électoral pertinent qui réside dans les secteurs à faible population.

5. Parmi les secteurs à faible population, déterminer :
 - i. soit une ou plusieurs municipalités,
 - ii. soit un ou plusieurs quartiers d'une municipalité,
 - iii. soit toute combinaison de municipalités et de quartiers,

qui constituent des régions géographiques dans lesquelles la somme des quotients électoraux, calculés selon la règle 4, des municipalités ou des quartiers est, autant que possible, un nombre entier.

6. Le nombre de membres pour une région géographique située dans un secteur à faible population relevant de la compétence d'un conseil d'un territoire à forte densité correspond, autant que possible, à la somme des quotients électoraux, calculée selon la règle 4, des municipalités ou des quartiers qui constituent la région géographique.

7. Parmi les municipalités et les quartiers qui ne constituent pas des secteurs à faible population, déterminer :

- i. soit une ou plusieurs municipalités,
- ii. soit un ou plusieurs quartiers d'une municipalité,
- iii. soit toute combinaison de municipalités et de quartiers,

qui constituent des régions géographiques dans lesquelles la somme des quotients électoraux, calculés selon la règle 2, des municipalités ou des quartiers est, autant que possible, un nombre entier.

8. The number of members for a geographic area in a high density board that is not in a low population area shall be, as nearly as practicable, the sum of the electoral quotients calculated under rule 2 of the municipalities or wards that form the geographic area.

(7) If another clerk is the clerk of a municipality that is divided into wards situated within the area of jurisdiction of the board, he or she may make recommendations to the clerks or to the committee in respect of the distribution to be made to wards in his or her municipality.

DISTRIBUTION OF MEMBERS OF LOW DENSITY BOARDS

9. (1) A distribution of the members of a board determined to be a low density board under section 7 shall be made, in accordance with the rules set out in subsection (2), in respect of the geographic areas identified under rule 3 of that subsection.

(2) The members of a low density board shall be distributed by applying the following rules in order, beginning with rule 1:

1. Adjust the number of population member positions and the number of density member positions so that the population member positions form at least a simple majority of the member positions determined under section 7.
2. Calculate the electoral quotient for the population member positions for each municipality and ward using the following formula:

$$\text{electoral quotient} = \frac{a \times b}{c}$$

where a = the population of the relevant electoral group that is resident in the municipality or ward,

b = the total number of population member positions for the board as adjusted under rule 1,

c = the total population of the relevant electoral group.

3. Identify geographic areas composed of
 - i. one or more municipalities,
 - ii. one or more wards in a municipality, or
 - iii. any combination of municipalities and wards.
4. Add a number to the sum of the electoral quotients for each geographic area such that the total of the numbers added equals the number of density member positions as adjusted under rule 1.
5. The number of members for a geographic area in a low density board shall be, as nearly as practicable, the sum determined under rule 4.

(3) The clerks shall carry out all the actions required by rules 1, 2 and 5 of subsection (2).

(4) The committee shall carry out all the actions required by rules 3 and 4 of subsection (2), having regard to the following principles:

1. Municipalities and wards with a low population of the relevant electoral group should receive reasonable representation.

8. Le nombre de membres pour une région géographique qui relève de la compétence d'un conseil d'un territoire à forte densité et qui n'est pas située dans un secteur à faible population correspond, autant que possible, à la somme des quotients électoraux, calculée selon la règle 2, des municipalités ou des quartiers qui constituent la région géographique.

(7) Si un autre secrétaire est le secrétaire d'une municipalité divisée en quartiers et située dans le secteur relevant de la compétence du conseil, il peut faire des recommandations aux secrétaires ou au comité à l'égard de la répartition qui doit être faite entre les quartiers de sa municipalité.

RÉPARTITION DES MEMBRES DES CONSEILS DES TERRITOIRES À FAIBLE DENSITÉ

9. (1) La répartition des membres d'un conseil désigné comme étant un conseil d'un territoire à faible densité aux termes de l'article 7 se fait, selon les règles énoncées au paragraphe (2), à l'égard des régions géographiques déterminées aux termes de la règle 3 de ce paragraphe.

(2) La répartition des membres d'un conseil d'un territoire à faible densité se fait selon les règles suivantes, qui s'appliquent dans l'ordre, en commençant par la règle 1 :

1. Rajuster le nombre de postes de membres liés à la population et le nombre de postes de membres liés à la densité de sorte que le nombre de postes du premier groupe constitue au moins la majorité simple du nombre total de postes de membres déterminé aux termes de l'article 7.
2. Calculer le quotient électoral pour les postes de membres liés à la population pour chaque municipalité et chaque quartier en utilisant la formule suivante :

$$\text{quotient électoral} = \frac{a \times b}{c}$$

dans laquelle a = la population du groupe électoral pertinent qui réside dans la municipalité ou le quartier,

b = le nombre total de postes de membres liés à la population du conseil, tel qu'il est rajusté selon la règle 1,

c = la population totale du groupe électoral pertinent.

3. Déterminer les régions géographiques composées, selon le cas :
 - i. d'une ou de plusieurs municipalités,
 - ii. d'un ou de plusieurs quartiers d'une municipalité,
 - iii. de toute combinaison de municipalités et de quartiers.
4. Ajouter un nombre à la somme des quotients électoraux pour chaque région géographique de sorte que le total des nombres ajoutés soit égal au nombre de postes de membres liés à la densité, tel qu'il est rajusté selon la règle 1.
5. Le nombre de membres pour une région géographique relevant de la compétence d'un conseil d'un territoire à faible densité correspond, autant que possible, à la somme déterminée selon la règle 4.

(3) Les secrétaires prennent toutes les mesures qu'exigent les règles 1, 2 et 5 du paragraphe (2).

(4) Le comité prend toutes les mesures qu'exigent les règles 3 et 4 du paragraphe (2), en tenant compte des principes suivants :

1. Les municipalités et les quartiers ayant une faible population du groupe électoral pertinent devraient être adéquatement représentés.

2. Evidence of historic, traditional or geographic communities within the relevant electoral group should be taken into account.
3. To the extent possible, geographic areas to which member positions are distributed should coincide with school communities.
4. Representation should not deviate unduly from the principle of representation by population.

(5) Despite subsection (4), on any vote taken by the members of the committee in respect of the application of rules 3 and 4 of subsection (2) that results in a tie, the clerks shall break the tie by majority vote.

(6) Any other clerk who is the clerk of a municipality that is divided into wards situated within the area of jurisdiction of the board may make recommendations to the committee in respect of the distribution of members to be made to wards in his or her municipality.

10. A committee whose powers and duties have been exercised by the Commission or its representative under subsection 5 (5) shall adopt or vary the actions taken by the Commission or its representative in the exercise of those powers and duties before taking any actions on its own behalf under this Regulation.

11. (1) On completion of the determination and distribution of members of the board, the clerks shall prepare a report consisting of,

- (a) the results of the determination and distribution;
- (b) a copy of any direction received under subsection 2 (7) or (8); and
- (c) a copy of the data and calculations by which the determination and the distribution were made, including a copy of any estimate received under subsection 2 (9).

(2) The clerks shall provide a copy of the report to the committee.

(3) The committee shall review the report and submit its comments in writing to the clerks within three days after receiving the report.

(4) After considering the comments, the clerks shall confirm or vary their original determination or distribution.

(5) The clerks shall confirm their original determination and distribution if no comments are received within the allotted time.

(6) Within 28 days after the start date, the clerk of the municipality having the largest population of the relevant electoral group shall send the supervisory officer a copy of,

- (a) the final results of the determination and distribution;
- (b) any direction received under subsection 2 (7) or (8); and
- (c) the data and calculations by which the final determination and distribution were made, including a copy of any estimate received under subsection 2 (9).

(7) On receipt of the material referred to in subsection (6), the supervisory officer shall send a copy of the material to the Minister, the secretary of each existing board whose members are elected by members of an electoral group that is part of the relevant electoral group and the clerks of all municipalities within the area of jurisdiction of the board.

(8) The supervisory officer shall send the material referred to in subsection (7) no later than 30 days after the start date.

2. La présence démontrée des collectivités historiques, traditionnelles ou géographiques au sein du groupe électoral pertinent devrait être prise en considération.

3. Dans la mesure du possible, les régions géographiques auxquelles des postes de membres sont attribués devraient coïncider avec les collectivités scolaires.

4. La représentation ne devrait pas s'écarter indûment du principe de la représentation en fonction de la population.

(5) Malgré le paragraphe (4), en cas de partage des voix lors d'un vote des membres du comité sur l'application des règles 3 et 4 du paragraphe (2), les secrétaires enlèvent la décision par vote majoritaire.

(6) Tout autre secrétaire qui est le secrétaire d'une municipalité divisée en quartiers et située dans le secteur relevant de la compétence du conseil peut faire des recommandations au comité à l'égard de la répartition des membres qui doit être faite entre les quartiers de sa municipalité.

10. Le comité dont la Commission ou son représentant a exercé les pouvoirs et fonctions visés au paragraphe 5 (5) adopte ou modifie les mesures prises par celle-ci ou le représentant de celle-ci dans l'exercice de ces pouvoirs et fonctions avant de prendre quelque mesure que ce soit en son propre nom aux termes du présent règlement.

11. (1) Une fois achevées la détermination et la répartition des membres du conseil, les secrétaires dressent un rapport qui comprend ce qui suit :

- a) les résultats de la détermination et de la répartition des membres;
- b) une copie de toute directive reçue en vertu du paragraphe 2 (7) ou (8);
- c) une copie des données et des calculs qui ont servi à la détermination et à la répartition, y compris une copie de toute estimation reçue aux termes du paragraphe 2 (9).

(2) Les secrétaires fournissent une copie du rapport au comité.

(3) Dans les trois jours qui suivent la réception du rapport, le comité l'étudie et présente ses observations par écrit aux secrétaires.

(4) Après étude des observations reçues, les secrétaires confirment ou modifient la détermination ou la répartition qu'ils ont faites au départ.

(5) S'ils ne reçoivent aucune observation dans le délai imparti, les secrétaires confirment la détermination et la répartition initiales.

(6) Dans les 28 jours qui suivent la date de commencement, le secrétaire de la municipalité qui compte la population la plus élevée du groupe électoral pertinent envoie à l'agent de supervision une copie de ce qui suit :

- a) les résultats définitifs de la détermination et de la répartition;
- b) toute directive reçue en vertu du paragraphe 2 (7) ou (8);
- c) les données et les calculs qui ont servi à la détermination et à la répartition définitives, y compris une copie de toute estimation reçue aux termes du paragraphe 2 (9).

(7) À la réception des documents visés au paragraphe (6), l'agent de supervision envoie une copie au ministre, au secrétaire de chaque conseil existant dont les membres sont élus par les membres d'un groupe électoral qui fait partie du groupe électoral pertinent et aux secrétaires de toutes les municipalités situées dans le secteur relevant de la compétence du conseil.

(8) L'agent de supervision envoie les documents visés au paragraphe (7) au plus tard 30 jours après la date de commencement.

APPEALS

12. (1) A committee and a minority-language section, within the meaning of Part XIII of the Act, of an existing board may, in the name of their members, be a party to an appeal under this section.

(2) Subject to subsection (3), the committee, a council of a municipality in the area of jurisdiction of a board and an existing board in respect of representation of members of the relevant electoral group on a board for territory without municipal organization in its area of jurisdiction may appeal to the Commission the application of,

- (a) all of the rules in subsection 8 (5);
- (b) all of the rules in subsection 8 (6); or
- (c) rules 1, 2 and 5 of subsection 9 (2).

(3) An appeal on a distribution under subsection (2) may only be made if the distribution allots to a geographic area a number of members that is different from the sum of the applicable electoral quotients for the geographic area by an amount that is greater than 0.05 times the total number of members.

(4) A council of a municipality in the area of jurisdiction of a board, an existing board whose members are elected by members of an electoral group that is part of the relevant electoral group and a minority-language section, within the meaning of Part XIII of the Act, of such an existing board may appeal to the Commission the application of,

- (a) subsection 8 (2); or
- (b) rules 3 and 4 of subsection 9 (2).

(5) An appellant under this section shall provide notice of the appeal to the supervisory officer.

(6) On receipt of the notice of appeal, the supervisory officer shall send a copy of it to the clerk of each municipality in the area of jurisdiction of the board.

(7) An appeal shall be commenced within 10 days after the receipt of the copies referred to in subsection 11 (7), failing which the board shall be deemed to be properly constituted despite any defect in the distribution of members.

(8) The Commission shall dispose of the appeal within 14 days after the date on which it is commenced.

(9) The Commission may confirm or vary the distribution that is the subject of the appeal.

(10) The Commission's decision on the appeal is final.

(11) The Commission shall provide written notice of its decision to the supervisory officer who is responsible for providing a copy of the notice to the clerks of each municipality within the area of jurisdiction of the board and to the secretary of each existing board referred to in subsection 11 (3) of the *Municipal Elections Act, 1996*.

NOMINATIONS OF CANDIDATES FOR BOARD ELECTIONS

13. (1) If a geographic area is composed of all or part of two or more municipalities, the nominations shall be submitted to the clerk of the municipality having the largest population of the relevant electoral group resident in the geographic area.

(2) The clerk who conducts the nominations shall send, by registered mail within 48 hours after the closing of nominations, to the clerk of each municipality that is included in the geographic area, the names of the candidates who have qualified.

APPELS

12. (1) Un comité et une section de la minorité linguistique, au sens de la partie XIII de la Loi, d'un conseil existant peuvent, au nom de leurs membres, être parties à l'appel interjeté en vertu du présent article.

(2) Sous réserve du paragraphe (3), le comité, le conseil d'une municipalité située dans le secteur relevant de la compétence d'un conseil et un conseil existant, en ce qui concerne la représentation des membres du groupe électoral pertinent au sein du conseil d'un territoire non érigé en municipalité situé dans le secteur relevant de sa compétence, peuvent interjeter appel devant la Commission de l'application :

- a) soit de toutes les règles énoncées au paragraphe 8 (5);
- b) soit de toutes les règles énoncées au paragraphe 8 (6);
- c) soit des règles 1, 2 et 5 du paragraphe 9 (2).

(3) Il ne peut être interjeté appel d'une répartition en vertu du paragraphe (2) que s'il existe entre, d'une part, le nombre de membres alloué à une région géographique selon la répartition et, d'autre part, la somme des quotients électoraux applicables pour la région géographique une différence supérieure à 0,05 fois le nombre total de membres.

(4) Le conseil d'une municipalité située dans le secteur relevant de la compétence d'un conseil, un conseil existant dont les membres sont élus par les membres d'un groupe électoral qui fait partie du groupe électoral pertinent et une section de la minorité linguistique, au sens de la partie XIII de la Loi, d'un tel conseil existant peuvent interjeter appel devant la Commission de l'application :

- a) soit du paragraphe 8 (2);
- b) soit des règles 3 et 4 du paragraphe 9 (2).

(5) L'appellant visé au présent article donne avis de l'appel à l'agent de supervision.

(6) À la réception de l'avis d'appel, l'agent de supervision envoie une copie au secrétaire de chaque municipalité située dans le secteur relevant de la compétence du conseil.

(7) L'appel est interjeté dans les 10 jours qui suivent la réception des copies visées au paragraphe 11 (7), à défaut de quoi le conseil est réputé constitué en bonne et due forme malgré toute erreur dans la répartition des membres.

(8) La Commission statue sur l'appel dans les 14 jours qui suivent la date de son interjection.

(9) La Commission peut confirmer ou modifier la répartition qui fait l'objet de l'appel.

(10) La décision de la Commission à l'égard de l'appel est définitive.

(11) La Commission fournit un avis écrit de sa décision à l'agent de supervision, lequel doit en communiquer une copie au secrétaire de chaque municipalité située dans le secteur relevant de la compétence du conseil et au secrétaire de chaque conseil existant visé au paragraphe 11 (3) de la *Loi de 1996 sur les élections municipales*.

MISES EN CANDIDATURE

13. (1) Si une région géographique comprend la totalité ou une partie de deux ou plusieurs municipalités, les mises en candidature sont soumises au secrétaire de la municipalité qui compte la population la plus élevée du groupe électoral pertinent qui réside dans la région géographique.

(2) Le secrétaire qui reçoit les mises en candidature envoie par courrier recommandé, dans les 48 heures suivant la clôture des mises en candidature, au secrétaire de chaque municipalité comprise dans la région géographique, les noms des candidats qui ont satisfait aux conditions requises.

(3) The clerk of a municipality is responsible for conducting the election in the municipality.

(4) The clerk of a municipality shall report the vote recorded to the clerk to whom nominations were submitted under subsection (1), who shall prepare the final summary and announce the result of the vote.

(5) In this section,

“municipality” includes territory without municipal organization that is deemed to be a district municipality under section 15.

14. (1) The secretary of an existing board who receives extracts of the preliminary list of electors based on school support shall, on request, provide a copy of the extracts to any candidate for office on a board for which members of an electoral group of the existing board may vote.

(2) The Commission may exercise the powers of a board for purposes of clause 57 (1) (b) of the *Municipal Elections Act, 1996* if, within 20 days after the clerk's declaration of the results of the election, the committee for the board requires that a recount under that clause be held.

TERRITORY WITHOUT MUNICIPAL ORGANIZATION

15. (1) Each part of territory without municipal organization that is within the area of jurisdiction of an English-language public district school board and, under the Act, is deemed to be a district municipality for purposes of elections to a divisional board, is deemed to be a district municipality for purposes of the election of members to the English-language public district school board.

(2) Each part of territory without municipal organization that is within the area of jurisdiction of an English-language separate district school board and, under the Act, is deemed to be a district municipality for purposes of elections to a county or district combined separate school board, is deemed to be a district municipality for purposes of the election of members to the English-language separate district school board.

(3) Each part of territory without municipal organization that is within the area of jurisdiction of a French-language public district school board and, under the Act, is deemed to be a district municipality for purposes of elections to a divisional board, is deemed to be a district municipality for purposes of the election of members to the French-language public district school board.

(4) Each part of territory without municipal organization that is within the area of jurisdiction of a French-language separate district school board and, under the Act, is deemed to be a district municipality for purposes of elections to a county or district combined separate school board, is deemed to be a district municipality for purposes of the election of members to the French-language separate district school board.

(5) Each part of territory without municipal organization that is within the area of jurisdiction of an English-language public district school board and that, by a regulation made under the Act, is attached to a district municipality for purposes of elections to a divisional board, is deemed to be attached to the same district municipality for purposes of the election of members to the English-language public district school board.

(6) Each part of territory without municipal organization which is within the area of jurisdiction of a French-language public district school board and that, by a regulation made under the Act, is attached to a district municipality for purposes of elections to a divisional board,

(3) Le secrétaire d'une municipalité est chargé de la tenue de l'élection dans la municipalité.

(4) Le secrétaire d'une municipalité fait état du vote enregistré au secrétaire auquel les mises en candidature ont été soumises aux termes du paragraphe (1). Ce dernier prépare la compilation définitive et annonce le résultat du scrutin.

(5) La définition qui suit s'applique au présent article.

«municipalité» S'entend en outre d'un territoire non érigé en municipalité qui est réputé une municipalité de district aux termes de l'article 15.

14. (1) Le secrétaire d'un conseil existant qui reçoit des extraits de la liste préliminaire des électeurs fondés sur le soutien scolaire fournit, sur demande, une copie de ces extraits à tout candidat à un poste au sein du conseil pour lequel les membres d'un groupe électoral du conseil existant peuvent voter.

(2) La Commission peut exercer les pouvoirs d'un conseil pour l'application, de l'alinéa 57 (1) b) de la *Loi de 1996 sur les élections municipales* si, dans les 20 jours qui suivent la proclamation des résultats de l'élection par le secrétaire, le comité du conseil exige la tenue d'un nouveau dépouillement aux termes de cet alinéa.

TERRITOIRES NON ÉRIGÉS EN MUNICIPALITÉ

15. (1) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles publiques de langue anglaise et qui est réputé, aux termes de la Loi, une municipalité de district aux fins de l'élection des membres d'un conseil de division scolaire est réputée une municipalité de district aux fins de l'élection des membres du conseil de district des écoles publiques de langue anglaise.

(2) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles séparées de langue anglaise et qui est réputé, aux termes de la Loi, une municipalité de district aux fins de l'élection des membres d'un conseil fusionné d'écoles séparées de comté ou de district est réputée une municipalité de district aux fins de l'élection des membres du conseil de district des écoles séparées de langue anglaise.

(3) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles publiques de langue française et qui est réputé, aux termes de la Loi, une municipalité de district aux fins de l'élection des membres d'un conseil de division scolaire est réputée une municipalité de district aux fins de l'élection des membres du conseil de district des écoles publiques de langue française.

(4) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles séparées de langue française et qui est réputé, aux termes de la Loi, une municipalité de district aux fins de l'élection des membres d'un conseil fusionné d'écoles séparées de comté ou de district est réputée une municipalité de district aux fins de l'élection des membres du conseil de district des écoles séparées de langue française.

(5) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles publiques de langue anglaise et qui est annexé, en vertu d'un règlement pris en application de la Loi, à une municipalité de district aux fins de l'élection des membres d'un conseil de division scolaire est réputée annexée à la même municipalité de district aux fins de l'élection des membres du conseil de district des écoles publiques de langue anglaise.

(6) Chaque partie d'un territoire non érigé en municipalité qui est situé dans le secteur relevant de la compétence d'un conseil de district des écoles publiques de langue française et qui est annexé, en vertu d'un règlement pris en application de la Loi, à une municipalité de district aux

is deemed to be attached to the same district municipality for purposes of the election of members to the French-language public district school board.

MISCELLANEOUS

16. (1) A by-law of a municipality made under the authority of subsection 230 (25) of the Act does not apply to the election.

(2) A by-law of a municipality or a local board under section 220.1 of the *Municipal Act* does not apply to a board or an existing board in respect of any service, activity, cost or use of property relating to the election of members of boards in the election.

17. A clerk of a municipality may delegate any of his or her powers and duties under this Regulation to election officials of another municipality, including territory without municipal organization deemed to be a district municipality under section 15.

Schedule

Board Number	Area of Board in square kilometres
01	24,283
02	9,151
03	11,584
04	15,998
05A	4,682
05B	10,054
06A	4,919
06B	16,987
07	8,673
08	6,734
09	1,887
10	5,542
11	7,174
12	631
13	1,868
14	6,706
15	11,756
16	1,787
17	4,943
18	4,178
19	1,246
20	951
21	1,137
22	1,868
23	4,108
24	1,404
25	2,894
26	12,165

fins de l'élection des membres d'un conseil de division scolaire est réputée annexée à la même municipalité de district aux fins de l'élection des membres du conseil de district des écoles publiques de langue française.

DISPOSITIONS DIVERSES

16. (1) Le règlement municipal d'une municipalité pris en application du paragraphe 230 (25) de la Loi ne s'applique pas à l'élection.

(2) Le règlement municipal d'une municipalité ou d'un conseil local visé à l'article 220.1 de la *Loi sur les municipalités* ne s'applique à aucun conseil ni à aucun conseil existant à l'égard d'un service, d'une activité, d'un coût ou de l'utilisation d'un bien en ce qui concerne l'élection des membres des conseils lors de l'élection.

17. Le secrétaire d'une municipalité peut déléguer les pouvoirs et fonctions que lui attribue le présent règlement aux membres du personnel électoral d'une autre municipalité, y compris d'un territoire non érigé en municipalité qui est réputé une municipalité de district aux termes de l'article 15.

Annexe

Numéro du conseil	Superficie du territoire du conseil en kilomètres carrés
01	24 283
02	9 151
03	11 584
04	15 998
05A	4 682
05B	10 054
06A	4 919
06B	16 987
07	8 673
08	6 734
09	1 887
10	5 542
11	7 174
12	631
13	1 868
14	6 706
15	11 756
16	1 787
17	4 943
18	4 178
19	1 246
20	951
21	1 137
22	1 868
23	4 108
24	1 404
25	2 894
26	12 165

Board Number	Area of Board in square kilometres
27	7,199
28	8,042
29	7,221
30A	24,283
30B	11,653
31	8,739
32	7,432
33A	11,008
33B	731
34A	4,919
34B	16,987
35	8,673
36	5,599
37	1,887
38	7,174
39	5,542
40	631
41	9,804
42	1,787
43	2,736
44	8,735
45	1,868
46	951
47	1,136
48	2,691
49	1,404
50	1,868
51	4,108
52	12,165
53	2,894
54	8,042
55	15,357
56	44,428
57	57,206
58	67,473
59	37,514
60A	24,362
60B	10,520
61	16,189
62	33,859
63	28,819
64	37,751
65	5,421
66	33,042

Numéro du conseil	Superficie du territoire du conseil en kilomètres carrés
27	7 199
28	8 042
29	7 221
30A	24 283
30B	11 653
31	8 739
32	7 432
33A	11 008
33B	731
34A	4 919
34B	16 987
35	8 673
36	5 599
37	1 887
38	7 174
39	5 542
40	631
41	9 804
42	1 787
43	2 736
44	8 735
45	1 868
46	951
47	1 136
48	2 691
49	1 404
50	1 868
51	4 108
52	12 165
53	2 894
54	8 042
55	15 357
56	44 428
57	57 206
58	67 473
59	37 514
60A	24 362
60B	10 520
61	16 189
62	33 859
63	28 819
64	37 751
65	5 421
66	33 042

TABLE 1

MEMBER DETERMINATION BY
ELECTORAL POPULATION

COLUMN 1	COLUMN 2
Total Population of the Relevant Electoral Group	Total Number of Members
Less than 30,000 persons	5
30,000 up to 44,999	6
45,000 up to 59,999	7
60,000 up to 99,999	8
100,000 up to 149,999	9
150,000 up to 249,999	10
250,000 up to 399,999	11
400,000 up to 999,999	12
1,000,000 up to 1,499,999	17
1,500,000 and over	22

TABLEAU 1

DÉTERMINATION DU NOMBRE DE MEMBRES
EN FONCTION DE LA POPULATION ÉLECTORALE

COLONNE 1	COLONNE 2
Population totale du groupe électoral pertinent	Nombre total de membres
Moins de 30 000 personnes	5
De 30 000 à 44 999 personnes	6
De 45 000 à 59 999 personnes	7
De 60 000 à 99 999 personnes	8
De 100 000 à 149 999 personnes	9
De 150 000 à 249 999 personnes	10
De 250 000 à 399 999 personnes	11
De 400 000 à 999 999 personnes	12
De 1 000 000 à 1 499 999 personnes	17
À partir de 1 500 000 personnes	22

TABLE 2

MEMBER DETERMINATION BY
POPULATION DENSITY

COLUMN 1	COLUMN 2
Density of the Board	Number of Additional Density-Based Members
Less than 1.0	7
From 1.0 up to but not including 1.25	6
From 1.25 up to but not including 1.5	5
From 1.5 up to but not including 2.0	4
From 2.0 up to but not including 3.0	3
From 3.0 up to but not including 4.0	1

TABLEAU 2

DÉTERMINATION DU NOMBRE DE MEMBRES
EN FONCTION DE LA DENSITÉ DE LA POPULATION

COLONNE 1	COLONNE 2
Densité du conseil	Nombre de membres supplémentaires liés à la densité
Moins de 1,0	7
De 1,0 à 1,25 exclusivement	6
De 1,25 à 1,5 exclusivement	5
De 1,5 à 2,0 exclusivement	4
De 2,0 à 3,0 exclusivement	3
De 3,0 à 4,0 exclusivement	1

TABLE 3

AREA FACTOR ADJUSTMENT
(DENSITY FACTOR ADJUSTED BY
A BOARD'S AREA)

COLUMN 1	COLUMN 2
Area of the Board	Maximum Number of Additional Density-Based Members
40,000 square kilometres or more	7
Equal to or more than 25,000 square kilometres but less than 40,000 square kilometres	6

TABLEAU 3

RAJUSTEMENT DU FACTEUR SELON LA SUPERFICIE
(FACTEUR DE DENSITÉ RAJUSTÉ EN FONCTION DE LA
SUPERFICIE DU TERRITOIRE DU CONSEIL)

COLONNE 1	COLONNE 2
Superficie du territoire du conseil	Nombre maximal de membres supplémentaires liés à la densité
40 000 kilomètres carrés ou plus	7
Égale ou supérieure à 25 000 kilomètres carrés mais inférieure à 40 000 kilomètres carrés	6

Equal to or more than 12,000 square kilometres but less than 25,000 square kilometres	3
Equal to or more than 8,000 square kilometres but less than 12,000 square kilometres	1
Less than 8,000 square kilometres	0

Égale ou supérieure à 12 000 kilomètres carrés mais inférieure à 25 000 kilomètres carrés	3
Égale ou supérieure à 8 000 kilomètres carrés mais inférieure à 12 000 kilomètres carrés	1
Inférieure à 8 000 kilomètres carrés	0

29/97

ONTARIO REGULATION 251/97
made under the
HIGHWAY TRAFFIC ACT

Made: June 18, 1997
Filed: July 2, 1997

Amending O. Reg. 340/94
(Drivers' Licences)

Note: Since January 1, 1997, Ontario Regulation 340/94 has been amended by Ontario Regulation 149/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Paragraph 16 of subsection 26 (1) of Ontario Regulation 340/94 is amended by striking out "4.95" at the end and substituting "4.50".

29/97

ONTARIO REGULATION 252/97
made under the
MOTOR VEHICLE ACCIDENT CLAIMS ACT

Made: June 18, 1997
Filed: July 2, 1997

Amending Reg. 800 of R.R.O. 1990
(General)

Note: Regulation 800 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Regulation 800 of the Revised Regulations of Ontario, 1990 is amended by striking out "five" in the second line and substituting "50".

29/97

ONTARIO REGULATION 253/97
made under the
MUNICIPAL ACT

Made: June 26, 1997
Filed: July 2, 1997

**RESTRUCTURING COMMISSION FOR THE
TOWNS OF GERALDTON AND LONGLAC, THE
TOWNSHIPS OF BEARDMORE AND NAKINA AND
UNORGANIZED AREAS**

1. A commission is established to develop a restructuring proposal for the locality described as the Town of Geraldton, Town of Longlac, Township of Beardmore and the Township of Nakina and the unincorporated areas described in the Schedule in the Territorial District of Thunder Bay.

2. The commission shall be composed of one member to be appointed by the Minister.

3. (1) The following are the types of restructuring that may be included in the restructuring proposal to be developed by the commission:

1. Annexing part of a local municipality to another local municipality.
2. Amalgamating local municipalities.
3. Incorporating a local municipality.
4. Dissolving all or part of a local municipality.
5. Annexing unorganized territory to a municipality.
6. Incorporating a county.

(2) Subsection (1) does not include a restructuring that results in,

- (a) an increase in the number of local municipalities;
- (b) any part of a county not being part of a local municipality;
- (c) any part of a local municipality being part of a county if any other part of the local municipality is not part of the county;
- (d) a county consisting of a single local municipality;
- (e) territory becoming unorganized territory;
- (f) unorganized territory becoming part of a municipality that is incorporated under paragraph 3 of subsection 3 (1).

(3) Subsection (1) does not include a restructuring of a municipality outside the locality described in section 1.

4. The commission is authorized to determine its costs and to apportion its costs among the municipalities in the locality described in section 1.

Schedule

Commencing at the northwesterly corner of the Township of Innes;

Thence southerly along the westerly limit of the Townships of Innes and Graydon to the southwesterly corner of the Township of Graydon;

Thence easterly along the southerly limit of the Township of Graydon and along the northerly limit of the Townships of McIvor, Purdom and Ledger to the northeasterly corner of the Township of Ledger;

Thence east astronomic, in a straight line, to the intersection with the meridian of longitude 86° 15' 00" west;

Thence north astronomic, in a straight line, to the intersection with the parallel of latitude 49° 30' 00" north;

Thence east astronomic, in a straight line, to the intersection with the easterly limit of the District of Thunder Bay being also the westerly limit of the Township of Frances;

Thence northerly along the easterly limit of the District of Thunder Bay to the northeasterly corner of the District of Thunder Bay, being also the northeasterly corner of the Township of Bell;

Thence westerly along the northerly limit of the District of Thunder Bay to the intersection with the meridian of longitude 86° 15' 00" west;

Thence north astronomic, in a straight line, to the intersection with the parallel of latitude 50° 30' 00" north;

Thence west astronomic, in a straight line to the intersection with a line drawn north astronomic from the point of commencement;

Thence southerly, in a straight line to the point of commencement.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 26, 1997.

29/97

ONTARIO REGULATION 254/97

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: July 3, 1997

Filed: July 3, 1997

Amending O. Reg. 482/73

(County of Halton (now The Regional Municipality of Halton),
City of Burlington)

Note: Since January 1, 1997, Ontario Regulation 482/73 has been amended by Ontario Regulation 135/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 482/73 is amended by adding the following section:

152. (1) Despite section 4 of the Order, the lands described in subsection (4) may be used for an outdoor golf driving range and miniature golf course, together with accessory buildings and structures which may include a retail shop for the sale of golf equipment and supplies, an office, an equipment maintenance shed and a retail shop for the sale of take-out food and beverages, but not including a restaurant.

(2) The following requirements apply to buildings and structures located on the lands described in subsection (4).

Minimum setback from Highway 5 and Guelph Line	30 metres
Minimum building height	1 storey
Maximum floor area of all buildings and structures	350 square metres

(3) Despite subsection (1), no buildings or structures shall be erected or located and no grading or filling shall take place within 15.2 metres of the top of the bank of Tuck Creek on the lands described in subsection (4).

(4) Subsections (1), (2) and (3) apply to that part of Lot 16 in Concession 1 North Dundas Street, in the City of Burlington, in The Regional Municipality of Halton, being the lands outlined on a map numbered 191 identified by the Registrar of Regulations Office on July 3, 1997 and filed with the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.

MEREDITH BERESFORD
Director
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on July 3, 1997.

29/97

ONTARIO REGULATION 255/97 made under the ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: June 27, 1997

Filed: July 3, 1997

Amending O. Reg. 486/73

(County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas)

Note: Ontario Regulation 486/73 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Section 2 of Ontario Regulation 486/73 is revoked and substituted:

2. This Order applies to the following land in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth:

Beginning at the northeast angle of the Town of Dundas;

Thence westerly and southerly following the boundaries of the Town of Dundas to the south limit of the right-of-way of the Canadian National Railways;

Thence westerly along the south city limit of the said right-of-way, it also being the northerly boundary of the Town of Dundas, to the west limit of Lot 16 in Concession 1 of the Township of West Flamborough;

Thence southerly along the prolongation of the west limit of Lot 16 to a point measured southerly 100 feet at right angles from the south limit of the said right-of-way;

Thence easterly and parallel with the said right-of-way measured 100 feet at right angles therefrom to the line between the east and west halves of Lot 20 in Concession I, formerly in the Township of West Flamborough;

Thence southerly along the line between the east and west halves of said Lot 20 to the south limit of York Road;

Thence westerly and southwesterly along the southerly limit of York Road to the north limit of Cairns Avenue;

Thence easterly along the north limit of Cairns Avenue to the east limit of East Street;

Thence southerly along the east limit of East Street to the south limit of Hunter Street;

Thence easterly along the south limit of Hunter Street and its prolongation a distance of 1000 feet to a point;

Thence southerly and parallel with the east limit of East Street and its southerly prolongation to the south limit of King Street;

Thence westerly along the south limit of King Street to the east limit of East Street;

Thence southerly along the east limit of East Street to the middle of Spencer Creek;

Thence easterly along the middle of Spencer Creek an approximate distance of 2,500 feet to the west limit of the lands of The Hydro-Electric Power Commission;

Thence southerly along the west limit of the lands of the said Hydro-Electric Power Commission to the southerly boundary of the Town of Dundas;

Thence easterly along the south boundary of the Town of Dundas to the east limit of the lands of the said Hydro-Electric Power Commission;

Thence northerly along the east limit of the said Hydro-Electric Power Commission lands to the middle of said Spencer Creek;

Thence easterly along the middle of said Spencer Creek to the boundary of the Town of Dundas;

Thence easterly and northerly following the boundaries of the Town of Dundas to the place of beginning, save and except the following:

1. That part of Lot 21 in Concession I more particularly described as Plan 62M-736 registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on June 27, 1997.

29/97

ONTARIO REGULATION 256/97
 made under the
PLANNING ACT

Made: June 27, 1997
 Filed: July 3, 1997

Amending O. Reg. 279/80
 (Restricted Areas—District of Algoma, Sault Ste. Marie
 North Planning Area)

Note: Ontario Regulation 279/80 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 279/80 is amended by adding the following section:

139. (1) Despite section 4, the land described in subsection (3) is, for the purposes of this Order, land in a Rural Residential Zone.

(2) Despite section 4, the land described in subsection (4) is, for the purposes of this Order, land in a Environmental Protection Zone.

(3) Subsection (1) applies to that parcel of land in the geographic Township of Fenwick in the Territorial District of Algoma being part of Lot 56 Registrar's Compiled Plan No. H-808 designated as parts 1 and 2 on Reference Plan 1R-9364 deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1).

(4) Subsection (2) applies to that parcel of land in the geographic Township of Fenwick in the Territorial District of Algoma being part of Lot 56, Registrar's Compiled Plan No. H-808 designated as parts 4, 5, 6, 9 and 11 on Reference Plan 1R-9364 deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated at Toronto on June 27, 1997.

29/97

ONTARIO REGULATION 257/97
 made under the
PROVINCIAL PARKS ACT

Made: July 4, 1997
 Filed: July 4, 1997

Amending Reg. 951 of R.R.O. 1990
 (Designation of Parks)

Note: Since January 1, 1997, Regulation 951 has been amended by Ontario Regulation 52/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 2 of Regulation 951 of the Revised Regulations of Ontario, 1990 is amended by adding the following descriptions:

ALLISTON PINERY PROVINCIAL NATURE RESERVE

In the Town of New Tecumseth and County of Simcoe, containing 68.08 hectares, more or less, being composed of the north half of Lot 2, and that part of the north half of Lot 3, lying west of the right of way of the Canadian Pacific Railway, Concession 12, in the geographic Township of Tecumseth, designated as Part 1, on a plan known as

Alliston Pinery Provincial Nature Reserve, filed on the 3rd day of June, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources.

FRENCH RIVER PROVINCIAL PARK

In the geographic Township of Humbolt, in the Territorial District of Manitoulin; in the geographic townships of Bertram, Falconer, and Latchford, in the Territorial District of Nipissing; in the geographic townships of Blair, Hardy, McConkey, Mowat, Patterson, in the Territorial District of Parry Sound; in part of the Territorial District of Parry Sound; in the geographic townships of Allen, Bigwood, Scollard, Struthers, Travers, in the Territorial District of Sudbury; and in the geographic Township of Mason, now in the Municipal Township of Cosby, Mason, and Martland, in the Territorial District of Sudbury, all in the Province of Ontario, containing 52,740 hectares, more or less, being composed of those parts of the said geographic townships and of that part the Territorial District of Parry Sound, designated as parts 1 and 2 on sheets 1, 2, 3, 4 and 5 of a plan known as French River Provincial Park filed, on May 1, 1997, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Peterborough, Ontario.

HARDY LAKE PROVINCIAL PARK

In the Municipal Township of Muskoka Lakes, in the District Municipality of Muskoka and Province of Ontario, containing 765 hectares, more or less, composed of the geographic Township of Wood and designated as parts 1 and 2 on a plan known as Hardy Lake Provincial Park, filed November 28, 1996, in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Peterborough, Ontario.

MORRIS TRACT PROVINCIAL NATURE RESERVE

In the Township of Colborne and County of Huron, containing 58.7 hectares, more or less, being composed of part of Lot 8, and all of Lot 9, on the Falls Reserve subdivision plan, Registered Plan No. 546, and designated as Part 1 on a plan known as Morris Tract Provincial Nature Reserve, filed June 3, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources.

WABAKIMI PROVINCIAL PARK

In the geographic Townships of Bertrand, Bulmer, Chevrier, Fletcher, Furlonge, Heathcote, Manion and McLaurin in the Territorial District of Thunder Bay, containing 892,061 hectares, more or less, being composed of those parts of the said geographic townships and of those parts of the Territorial District of Thunder Bay, designated as parts 1 to 7, both inclusive, on sheets 1, 2, 3, 4, 5, 6 and 7 of a plan known as Wabakimi Provincial Park, filed on June 17, 1997, in the Office of the Surveyor General of Ontario, in the Ministry of Natural Resources.

WANAPITEI PROVINCIAL PARK

In the geographic Townships of Aylmer, Mackelcan and Rathbun in the Territorial District of Sudbury, and Province of Ontario, containing 3,412.85 hectares, more or less, designated as Part 1 on the plan known as Wanapitei Provincial Park, filed November 15, 1996, in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Peterborough, Ontario.

2. (1) The Table to the Regulation is amended by striking out,

- (a) "Schedule 216, Appendix B" in Column 2 opposite "French River Provincial Park" in Column 1;
- (b) "Schedule 205, Appendix B" in Column 2 opposite "Hardy Lake Provincial Park" in Column 1;

- (c) "Schedule 130, Appendix B" in Column 2 opposite "Wabakimi Provincial Park" in Column 1; and
- (d) "Schedule 183, Appendix B" in Column 2 opposite "Wanapitei Provincial Park" in Column 1,

and substituting in each case "Section 2".

(2) The Table to the Regulation is further amended by,

- (a) inserting "Alliston Pinery Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2";
- (b) inserting "Morris Tract Provincial Nature Reserve" in Column 1 and by inserting opposite thereto in Column 2 "Section 2".

29/97

ONTARIO REGULATION 258/97 made under the GAME AND FISH ACT

Made: June 25, 1997
Filed: July 4, 1997

Amending Reg. 502 of R.R.O. 1990
(Hunting on Designated Crown Land and in Provincial Parks)

Note: Since January 1, 1997, Regulation 502 has been amended by Ontario Regulation 54/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Clause 24 (b) of Regulation 502 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) from the first day of the open season therefor or from September 15 in any year, whichever occurs later, to and including the last day of the open season therefor, in an area described in Schedules 12, 13, 17, 20 to 30, 32 to 43 and 45 to 70;

2. Schedule 69 to the Regulation is revoked and the following substituted:

Schedule 69

That portion of Charleston Lake Provincial Park known as Blue Mountain, delineated as Part 2 on a plan known as Charleston Lake Provincial Park filed on March 21, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

3. The Regulation is amended by adding the following Schedule:

Schedule 70

Wabakimi Provincial Park, except in the area delineated as Part 7 on a plan known as Wabakimi Provincial Park, filed on June 17, 1997, in the Office of the Surveyor General at the Ministry of Natural Resources.

29/97

ONTARIO REGULATION 259/97**made under the
PUBLIC LANDS ACT**

Made: June 25, 1997

Filed: July 4, 1997

Amending O. Reg. 805/94
(Conservation Reserve)

Note: Since January 1, 1997, Ontario Regulation 805/94 has been amended by Ontario Regulation 53/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 805/94 is amended by adding the following Schedules:

Schedule 9**CLEAR LAKE CONSERVATION RESERVE**

In the municipal Township of Stanhope and the municipal Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, in the County of Haliburton and Province of Ontario, containing 1,308 hectares, more or less, being composed of parts of the geographic Townships of Stanhope and Sherborne and designated as parts 1 to 18, both inclusive, on a plan known as Clear Lake Conservation Reserve, filed on December 13, 1996, in the Office of the Surveyor General of Ontario, at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 10**GREENWOOD LAKE CONSERVATION RESERVE**

In the Nelson Lake Area and in the Powell Lake Area in the Territorial District of Thunder Bay and Province of Ontario, containing 775 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Greenwood Lake Conservation Reserve, filed on November 10, 1995, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 11**INDIAN BAY SOUTH CONSERVATION RESERVE**

In the geographic Township of Auld, in the Territorial District of Timiskaming and Province of Ontario, containing 241.3 hectares, more or less, being composed of that part of the said township designated as Part 1 on a plan known as Indian Bay South Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 12**JOG LAKE CONSERVATION RESERVE**

In the Territorial District of Cochrane and Province of Ontario, containing 48,482 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Jog Lake Conservation Reserve, filed on January 31, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough.

Schedule 13**MAC'S BAY CONSERVATION RESERVE**

In the municipal and geographic Township of Burpee, in the Territorial District of Manitoulin and Province of Ontario, containing 290 hectares, more or less, composed of part of the said township designated as Parts 1 to 6, both inclusive, on a plan known as Mac's Bay Conservation Reserve, filed on November 28, 1996, in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources at Peterborough, Ontario.

Schedule 14**MATABITCHUAN RIVER CONSERVATION RESERVE**

In the geographic Township of Lorrain, in the Territorial District of Timiskaming and Province of Ontario, containing 87.2 hectares, more or less, being composed of that part of the said township designated as Part 1 on a plan known as Matabitchuan River Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 15**MILES BAY CONSERVATION RESERVE**

In the Eleanor Lake Area in the Territorial District of Kenora and Province of Ontario, containing 43.6 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Miles Bay Conservation Reserve, filed on March 8, 1996, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 16**NARROWS ISLAND CONSERVATION RESERVE**

In the Territorial District of Nipissing and Province of Ontario, containing 41.1 hectares, more or less, being composed of that part of Island 660 in Lake Temagami, designated as Part 1 on a plan known as Narrows Island Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 17**OTTERTAIL CREEK CONSERVATION RESERVE**

In the geographic townships of Angus, Burnaby and Parkman, in the Territorial District of Nipissing and Province of Ontario, containing 1,650 hectares, more or less, being composed of those parts of the said townships designated as Part 1 on a plan known as Ottertail Creek Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 18**PAINTED ROCK CONSERVATION RESERVE**

In the Township of Tweedsmuir, in the Territorial District of Kenora and Province of Ontario, containing 113 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Painted Rock Conservation Reserve, filed on November 10, 1995, in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 19**RABBIT LAKE WEST CONSERVATION RESERVE**

In the geographic Township of Riddell, in the Territorial District of Nipissing and Province of Ontario, containing 491.4 hectares, more or

less, being composed of that part of the said township designated as Part 1 on a plan known as Rabbit Lake West Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 20

SHOOK LAKE CONSERVATION RESERVE

In the Little Sturge Area, in the Territorial District of Thunder Bay and Province of Ontario, containing 159 hectares, more or less, being composed of that part of the said territorial district designated as Part 1 on a plan known as Shook Lake Conservation Reserve filed on November 10, 1995, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Toronto, Ontario.

Schedule 21

TEMAGAMI ISLAND NORTH CONSERVATION RESERVE

In the Territorial District of Nipissing, containing 125.6 hectares, more or less, being composed of that part of Island 234 in Lake Temagami designated as Part 1 on a plan known as Temagami Island North Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 22

TORRANCE BARRENS CONSERVATION RESERVE

In the Township of Muskoka Lakes and the Town of Gravenhurst, in the District Municipality of Muskoka and Province of Ontario, containing 1,906 hectares, more or less, composed of parts of the geographic townships of Muskoka and Wood designated as parts 1 to 22, both inclusive, on a plan known as Torrance Barrens Conservation Reserve, filed on December 13, 1996, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

Schedule 23

WHITE BEAR FOREST CONSERVATION RESERVE

In the geographic townships of Cassels, Strathcona, Strathy and Riddell, in the Territorial District of Nipissing and Province of Ontario, containing 1,242 hectares, more or less, being composed of those parts of the said townships designated as Part 1 on a plan known as White Bear Forest Conservation Reserve, filed on February 21, 1997, in the Office of the Surveyor General of Ontario at the Ministry of Natural Resources in Peterborough, Ontario.

29/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—07—26

ONTARIO REGULATION 260/97 made under the GRAINS ACT

Made: June 17, 1997
Approved: July 7, 1997
Filed: July 9, 1997

GENERAL

1. In this Regulation,

"corn" means grain corn and does not include popping corn, seed corn or sweet corn;

"Fund" means the Fund for Grain Corn Producers, the Fund for Soybean Producers or the Fund for Canola Producers established under the *Farm Products Payments Act*.

PART I GRAIN ELEVATOR OPERATORS

2. (1) An application for a licence or a renewal of a licence to carry on business as a grain elevator operator shall be made to the chief inspector on a form provided by the chief inspector.

(2) A licence expires on the last day of the sixth month following the end of the applicant's fiscal year that next follows the day of issuance or renewal.

(3) An application for renewal of a licence must be made no later than 60 days before it expires.

3. (1) A person who issues a weigh ticket under subsection 17 (1.1) of the Act shall record on the weigh ticket,

- (a) the name and business address of the grain elevator operator;
- (b) the name and address of the owner of the grain;
- (c) the date of delivery of the grain;
- (d) the kind, grade and dockage of the grain;
- (e) the net weight of the grain;
- (f) if applicable, the gross weight or the tare weight of the grain;
- (g) the moisture content of the grain;
- (h) the serial number of the weigh ticket;
- (i) whether the grain is delivered for storage, sale or any other specified use; and
- (j) the name and signature of the person issuing the weigh ticket.

(2) In addition to the requirements under subsection 19 (2) of the Act, a grain elevator operator shall maintain in a separate record, in

numerical sequence according to serial number, copies of all weigh tickets issued by the operator within the immediately preceding two years.

4. (1) A person who issues a grain storage receipt under subsection 17 (2) of the Act shall record on the grain storage receipt,

- (a) the name, business address and licence number of the grain elevator operator;
- (b) the name and address of the owner of the grain;
- (c) the date or dates of delivery of the grain;
- (d) details of the grade and net weight of each kind of grain in respect of which the receipt is issued;
- (e) the serial numbers of the weigh tickets in respect of which the receipt is issued; and
- (f) the name and signature of the person issuing the grain storage receipt.

(2) A grain storage receipt shall include a statement to the effect that,

- (a) the receipt is issued under the Act; and
- (b) the grain is accepted for storage as fungible goods, unless otherwise arranged for.

5. (1) If any portion of grain that is delivered for storage to a grain elevator operator is subsequently released from storage by the operator, the operator shall immediately record the details of the release on the grain storage receipt.

(2) The grain elevator operator shall record the details of the release of any grain on the owner's copy of the grain storage receipt upon the owner presenting the receipt.

6. (1) If grain is sold as provided in subsection 18 (3) of the Act, the grain elevator operator shall ensure that the owner receives full payment,

- (a) for grain sold on a basis or delayed price contract, for the percentage of the market price payable under section 7, no later than 2 p.m. on the next trading day following the day of sale; and
- (b) if clause (a) does not apply, no later than 2 p.m. on the next trading day following the day of sale.

(2) Payment made under subsection (1) shall be made, at the option of the owner,

- (a) by mailing by prepaid first-class mail;
- (b) personally at the grain elevator operator's place of business; or
- (c) as may be agreed upon by the owner and the grain elevator operator.

(3) An owner who has not received payment in accordance with this section shall forthwith notify the chief inspector of the default in payment.

7. The percentage amount prescribed for the purposes of subsection 18 (4) of the Act is 75 per cent.

8. In addition to any conditions set out in a licence, every licence issued to a grain elevator operator under subsection 5 (1) of the Act is subject to the following conditions:

1. The licensee shall direct the insurer mentioned in section 20 of the Act to notify the chief inspector, in writing, forthwith of any lapse, termination or other alteration in a contract of insurance required by section 20 of the Act.

2. The licensee complies with the regulations made under the *Farm Products Payments Act* when a payment is made from the Fund to a seller or storer of grain as a result of a default of the licensee.

9. An agreement to sell farm produce shall provide that the grain elevator operator offers to purchase the grain at the operator's bid price on the day the offer is accepted.

10. (1) The term for a shortfall permit is 30 days or such lesser period as is set out in the permit.

(2) Despite subsection (1), if a shortfall permit is issued for a period beginning between September 15 and December 5, the permitted period of shortfall may run until January 5 of the following year.

11. (1) An applicant for a shortfall permit is entitled to the permit upon depositing with the chief inspector security in the amount of the market value of the grain permitted to be in shortfall.

(2) The security is to be deposited for a period covering the term of the permit plus 90 days.

(3) The chief inspector may release the deposit before the end of the period set out in subsection (2) if the shortfall is replaced.

(4) If, during the term of the shortfall permit, the market value of the grain increases, the chief inspector may require the applicant to deposit additional security equal to the amount of the increase.

PART II GRAIN DEALERS

12. A person is exempt from subsection 3 (1) of the Act and this Part in respect of that person's business as a dealer purchasing or accepting for sale any grain other than corn, canola or soybeans.

13. (1) An application for a licence or a renewal of a licence to carry on business as a dealer shall be made to the chief inspector on a form provided by the chief inspector.

(2) A licence expires on the last day of the sixth month following the end of the applicant's fiscal year that next follows the day of issuance or renewal.

(3) An application for renewal of a licence must be made no later than 60 days before it expires.

14. (1) Subject to subsection (2), every dealer shall furnish to the chief inspector proof of financial responsibility.

(2) A dealer who is not able to provide sufficient evidence of the financial responsibility shall deposit with the chief inspector security calculated in accordance with guidelines established for that purpose.

(3) Security deposited under subsection (2) may be applied only to claims,

(a) that are claims of,

(i) a producer who sells grain to a dealer, or

(ii) an owner who stores grain with a grain elevator operator; and

(b) in respect of which payments were made under the *Farm Products Payments Act*.

(4) If the chief inspector receives notice pursuant to the *Farm Products Payments Act* that a payment has been made to,

(a) a producer who has sold grain to a dealer; or

(b) an owner who has stored grain with a grain elevator operator,

in respect of a dealer who has deposited security under subsection (2), the chief inspector may realize upon the security or such part of it as is necessary.

(5) When a security has been realized upon under subsection (4), the chief inspector shall pay into the Fund the money obtained from the security or as much of it as is necessary to reimburse the Fund for the amount paid to a seller or to the person on whose behalf the grain was stored.

(6) If a security has been realized upon under subsection (4), the dealer shall deposit with the chief inspector such additional security as is necessary to comply with the amount required under subsection (2).

(7) On the deposit of an additional security by the dealer, the chief inspector shall pay to the dealer any money remaining after payment is made to the Fund.

15. (1) A dealer who purchases grain under a basis or delayed price contract shall pay,

(a) the percentage of the market price payable on account,

(i) if the grain is stored under the Act, no later than 2 p.m. on the next trading day following the day of sale, and

(ii) if the grain is not stored under the Act, within 10 trading days after the day the grain is delivered to the purchaser; and

(b) the balance of the unpaid amount on the day the producer prices the grain to close out the contract.

(2) A dealer who purchases grain in a situation where subsection (1) does not apply shall pay for it,

(a) if the grain is stored under the Act, no later than 2 p.m. on the next trading day following the day of sale; and

(b) if grain is not stored under the Act, within 10 trading days of the day the grain is delivered to the purchaser.

(3) Payment made under subsection (1) or (2) shall be made, at the option of the seller,

(a) by mailing by prepaid first-class mail;

(b) personally at the dealer's place of business; or

(c) as may be agreed upon by the dealer and the grain elevator operator.

(4) A seller of grain who has not received payment in accordance with this section shall forthwith notify the chief inspector of the default in payment.

16. Every dealer shall keep for at least two years a record of all grain purchased or sold by the dealer showing,

- (a) the names and addresses of the sellers or buyers of the grain;
- (b) the dates of the purchases or sales;
- (c) the purchase or sale price of the grain; and
- (d) a description of the grain.

17. A licence to carry on business as a dealer is subject to the following conditions:

1. The licensee complies with the regulations made under the *Farm Products Payments Act* when a payment is made from the Fund to a seller or storer of grain as a result of a default of the licensee.
2. The licensee complies with the regulations under the *Farm Products Payments Act* respecting,
 - i. the payment of fees to the Board constituted to administer the Fund, and
 - ii. the collection of fees and forwarding them to that Board.

18. In addition to the grounds mentioned in section 9 of the Act, the chief inspector may refuse to renew, suspend or revoke a licence to carry on business as a dealer if,

- (a) any part of a dealer's assets have been placed in the hands of a trustee for distribution under the *Bankruptcy and Insolvency Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver; or
- (b) a dealer fails to furnish proof of financial responsibility or to deposit the security required under section 14.

AGRICORP:

BILL JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated on June 17, 1997.

30/97

ONTARIO REGULATION 261/97 made under the GRAINS ACT

Made: March 5, 1997
Filed: July 9, 1997

Revoking Reg. 540 of R.R.O. 1990
(General)

1. Regulation 540 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 94/93 and 79/94 are revoked.

30/97

ONTARIO REGULATION 262/97 made under the FARM PRODUCTS GRADES AND SALES ACT

Made: March 5, 1997
Filed: July 9, 1997

Revoking Reg. 383 of R.R.O. 1990
(Grain)

1. Regulation 383 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 33/91, 93/93 and 78/94 are revoked.

30/97

ONTARIO REGULATION 263/97 made under the FARM PRODUCTS PAYMENTS ACT

Made: March 5, 1997
Filed: July 9, 1997

Amending Reg. 447 of R.R.O. 1990
(Fund for Producers of Canola)

Note: Regulation 447 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definitions of "Chief Inspector", "Director", "licence" and "operator" in section 1 of Regulation 447 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

"chief inspector" means the chief inspector appointed under the *Grains Act*;

"licence", when referring to one held by a dealer, means a licence to engage in business as a dealer under the *Grains Act* and, when referring to one held by an operator, means a licence to engage in business as an operator under the *Grains Act* and "licensed" has a corresponding meaning;

"operator" means a grain elevator operator within the meaning of the *Grains Act*;

2. Sections 6 and 7 of the Regulation are revoked and the following substituted:

6. (1) If canola is sold on a basis or delayed price contract, payment is due,

- (a) for the percentage of the market price payable on account,

- (i) if the canola is stored under the *Grains Act*, not later than 2 p.m. on the next trading day following the day of sale, and

- (ii) in any case not covered by subclause (i), within 10 trading days after the day the canola is delivered to the purchaser; and

- (b) for the balance of the amount unpaid after payment on account, on the day the producer prices the canola to close out the contract.

(2) If subsection (1) does not apply, payment for the canola is due,

- (a) if the canola is stored under the *Grains Act*, no later than 2 p.m. on the next trading day following the day of sale; and

- (b) in any case not covered by clause (a), within 10 trading days after the day the canola is delivered to the purchaser.
- (3) If a producer has not priced canola to close out a basis or delayed price contract on or before the day on which the grounds for making the claim arose, the contract is considered closed out on that day.

7. A producer or owner shall notify the chief inspector forthwith if,

- (a) the producer has not received payment for canola from a dealer as provided for in section 6;
- (b) the producer or owner has reason to believe that a dealer or operator has ceased to carry on business;
- (c) an operator who is storing canola on behalf of an owner fails to deliver any of the canola on demand; or
- (d) any of the assets of a dealer who has purchased canola from a producer or an operator who is storing canola on behalf of an owner have been placed in the hands of a trustee for distribution under the *Bankruptcy and Insolvency Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver pursuant to a debenture or like instrument.

3. Sections 10, 11 and 12 of the Regulation are revoked and the following substituted:

10. On receiving an application under section 9, the Board shall give notice of the claim by registered mail, courier or facsimile transmission to the dealer or operator against whom the claim was made and shall notify the chief inspector.

11. The Board shall refuse to pay a claim that it determines is invalid and it shall,

- (a) give notice of the refusal, by registered mail, courier or facsimile transmission, to the applicant and to the dealer or operator; and
- (b) notify the chief inspector of the refusal.

12. The Board shall pay a claim from the Fund if it determines that the claim is valid and shall notify the dealer or operator and the chief inspector of the payment.

4. (1) Subsection 13 (1) of the Regulation is amended by inserting after "dealer" in the first line "or operator".

(2) Subsection 13 (2) of the Regulation is revoked and the following substituted:

(2) The Board shall notify the chief inspector if a dealer or operator fails to make a lump sum payment or to make an instalment payment as it comes due under an undertaking referred to in subsection (1).

5. (1) Clause 14 (1) (a) of the Regulation is amended by adding at the end "or an operator who is not a licensed operator".

(2) Clause 14 (1) (d) of the Regulation is revoked and the following substituted:

- (d) if the applicant has made an arrangement with the dealer to extend the time for payment under section 6;

(3) Clauses 14 (1) (f), (g) and (h) of the Regulation are revoked and the following substituted:

- (f) if the basis or delayed price contract referred to in subsection 6 (1) is not in writing and signed by the applicant and the dealer;

- (g) if the applicant has failed to notify the chief inspector in accordance with section 7; or

- (h) if the applicant and the dealer or operator are associated in any way and the conduct of the applicant or, where the applicant is a corporation, of an officer or director of the applicant or person having power to direct the management of the applicant, caused the default in payment or failure to deliver canola and, in the circumstances, it would be inequitable to make a payment from the Fund.

(4) Subsection 14 (2) of the Regulation is revoked and the following substituted:

(2) An applicant may be paid from the Fund if the claim is made in respect of canola sold to or stored by a dealer or operator whose licence was suspended, revoked or not renewed or had expired if, at the time the sale or storage was made, the applicant was unaware of the suspension, revocation, non-renewal or expiry.

6. (1) Clause 16 (1) (b) of the Regulation is amended by striking out "deferred pricing arrangement" in the first and second lines and substituting "basis or delayed price contract".

(2) Subsection 16 (3) of the Regulation is amended by inserting after "producer" in the fourth line "or owner".

30/97

ONTARIO REGULATION 264/97 made under the FARM PRODUCTS PAYMENTS ACT

Made: March 5, 1997

Filed: July 9, 1997

Amending Reg. 448 of R.R.O. 1990
(Fund for Producers of Grain Corn)

Note: Regulation 448 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definitions of "Chief Inspector", "Director", "licence" and "operator" in section 1 of Regulation 448 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

"chief inspector" means the chief inspector appointed under the *Grains Act*;

"licence", when referring to one held by a dealer, means a licence to engage in business as a dealer under the *Grains Act* and, when referring to one held by an operator, means a licence to engage in business as an operator under the *Grains Act* and "licensed" has a corresponding meaning;

"operator" means a grain elevator operator within the meaning of the *Grains Act*;

2. Subsection 3 (2) of the Regulation is amended by striking out "Lieutenant Governor in Council" in the first line and substituting "Minister".

3. Sections 6 and 7 of the Regulation are revoked and the following substituted:

6. (1) If grain corn is sold on a basis or delayed price contract, payment is due,

- (a) for the percentage of the market price payable on account,
 - (i) if the grain corn is stored under the *Grains Act*, not later than 2 p.m. on the next trading day following the day of sale, and
 - (ii) in any other case not covered by subclause (i), within 10 trading days after the day the grain corn is delivered to the purchaser; and
 - (b) for the balance of the amount unpaid after payment on account, on the day the producer prices the grain corn to close out the contract.
- (2) If subsection (1) does not apply, payment for the grain corn is due,
- (a) if the grain corn is stored under the *Grains Act*, no later than 2 p.m. on the next trading day following the day of sale; and
 - (b) in any other case not covered by clause (a), within 10 trading days after the day the grain corn is delivered to the purchaser.
- (3) If a producer has not priced grain corn to close out a basis or delayed price contract on or before the day on which the grounds for making the claim arose, the contract is considered closed out on that day.
7. A producer or owner shall notify the chief inspector forthwith if,
- (a) the producer has not received payment for grain corn from a dealer as provided for in section 6;
 - (b) the producer or owner has reason to believe that a dealer or operator has ceased to carry on business;
 - (c) an operator who is storing grain corn on behalf of an owner fails to deliver any of the grain corn on demand; or
 - (d) any of the assets of a dealer who has purchased grain corn from a producer or of an operator who is storing grain corn on behalf of an owner have been placed in the hands of a trustee for distribution under the *Bankruptcy and Insolvency Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver pursuant to a debenture or like instrument.

4. Sections 10, 11 and 12 of the Regulation are revoked and the following substituted:

10. On receiving an application under section 9, the Board shall give notice of the claim by registered mail, courier or facsimile transmission to the dealer or operator against whom the claim was made and shall notify the chief inspector.

11. The Board shall refuse to pay a claim that it determines is invalid and it shall,

- (a) give notice of the refusal, by registered mail, courier or facsimile transmission, to the applicant and to the dealer or operator; and
- (b) notify the chief inspector of the refusal.

12. The Board shall pay a claim from the Fund if it determines that the claim is valid and shall notify the dealer or operator and the chief inspector of the payment.

5. (1) Subsection 13 (1) of the Regulation is amended by inserting after "dealer" in the second line "or operator".

(2) Subsection 13 (2) of the Regulation is revoked and the following substituted:

(2) The Board shall notify the chief inspector if a dealer or operator fails to make a lump sum payment or to make an instalment payment as it comes due under an undertaking referred to in subsection (1).

6. (1) Clause 14 (1) (a) of the Regulation is amended by adding at the end "or an operator who is not a licensed operator".

(2) Clause 14 (1) (d) of the Regulation is revoked and the following substituted:

(d) if the applicant has made an arrangement with the dealer to extend the time for payment under section 6;

(3) Clauses 14 (1) (f), (g) and (h) of the Regulation are revoked and the following substituted:

(f) if the basis or delayed price contract referred to in subsection 6 (1) is not in writing and signed by the applicant and the dealer;

(g) if the applicant has failed to notify the chief inspector in accordance with section 7; or

(h) if the applicant and the dealer or operator are associated in any way and the conduct of the applicant or, where the applicant is a corporation, of an officer or director of the applicant or person having power to direct the management of the applicant, caused the default in payment or failure to deliver the grain corn and, in the circumstances, it would be inequitable to make a payment from the Fund.

7. (1) Clause 16 (1) (b) of the Regulation is amended by striking out "deferred pricing arrangement" in the first and second lines and substituting "basis or delayed price contract".

(2) Subsection 16 (3) of the Regulation is amended by inserting after "producer" in the first line "or owner".

30/97

ONTARIO REGULATION 265/97
made under the
FARM PRODUCTS PAYMENTS ACT

Made: March 5, 1997
Filed: July 9, 1997

Amending Reg. 450 of R.R.O. 1990
(Fund for Producers of Soybeans)

Note: Regulation 450 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definitions of "Chief Inspector", "Director", "licence" and "operator" in section 1 of Regulation 450 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

"chief inspector" means the chief inspector appointed under the *Grains Act*;

"licence", when referring to one held by a dealer, means a licence to engage in business as a dealer under the *Grains Act* and, when referring to one held by an operator, means a licence to engage in business as an operator under the *Grains Act* and "licensed" has a corresponding meaning;

"operator" means a grain elevator operator within the meaning of the *Grains Act*;

2. Sections 6 and 7 of the Regulation are revoked and the following substituted:

6. (1) If soybeans are sold on a basis or delayed price contract, payment is due,

- (a) for the percentage of the market price payable on account,
 - (i) if the soybeans are stored under the *Grains Act*, not later than 2 p.m. on the next trading day following the day of sale, and
 - (ii) in any other case not covered by subclause (i), within 10 trading days after the day the soybeans are delivered to the purchaser; and
- (b) for the balance of the amount unpaid after payment on account, on the day the producer prices the soybeans to close out the contract.

(2) If subsection (1) does not apply, payment for the soybeans is due,

- (a) if the soybeans are stored under the *Grains Act*, no later than 2 p.m. on the next trading day following the day of sale; and
- (b) in any other case not covered by clause (a), within 10 trading days after the day the soybeans are delivered to the purchaser.

(3) If a producer has not priced soybeans to close out a basis or delayed price contract on or before the day on which the grounds for making the claim arose, the contract is considered closed out on that day.

7. A producer or owner shall notify the chief inspector forthwith if,

- (a) the producer has not received payment for soybeans from a dealer as provided for in section 6;
- (b) the producer or owner has reason to believe that a dealer or operator has ceased to carry on business;
- (c) an operator who is storing soybeans on behalf of an owner fails to deliver any of the soybeans on demand; or
- (d) any of the assets of a dealer who has purchased soybeans from a producer or of an operator who is storing soybeans on behalf of an owner have been placed in the hands of a trustee for distribution under the *Bankruptcy and Insolvency Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver pursuant to a debenture or like instrument.

3. Sections 10, 11 and 12 of the Regulation are revoked and the following substituted:

10. On receiving an application under section 9, the Board shall give notice of the claim by registered mail, courier or facsimile transmission to the dealer or operator against whom the claim was made and shall notify the chief inspector.

11. The Board shall refuse to pay a claim that it determines is invalid and it shall,

- (a) give notice of the refusal, by registered mail, courier or facsimile transmission, to the applicant and to the dealer or operator; and
- (b) notify the chief inspector of the refusal.

12. The Board shall pay a claim from the Fund if it determines that the claim is valid and shall notify the dealer or operator and the chief inspector of the payment.

4. (1) Subsection 13 (1) of the Regulation is amended by inserting after "dealer" in the second line "or operator".

(2) Subsection 13 (2) of the Regulation is revoked and the following substituted:

(2) The Board shall notify the chief inspector if a dealer or operator fails to make a lump sum payment or to make an instalment payment as it comes due under an undertaking referred to in subsection (1).

5. (1) Clause 14 (1) (a) of the Regulation is amended by adding at the end "or an operator who is not a licensed operator".

(2) Clause 14 (1) (c) of the Regulation is amended by striking out "8 (3)" at the end and substituting "9 (3)".

(3) Clause 14 (1) (d) of the Regulation is revoked and the following substituted:

(d) if the applicant has made an arrangement with the dealer to extend the time for payment under section 6;

(4) Clauses 14 (1) (f), (g) and (h) of the Regulation are revoked and the following substituted:

(f) if the basis or delayed price contract referred to in subsection 6 (1) is not in writing and signed by the applicant and the dealer;

(g) if the applicant has failed to notify the chief inspector in accordance with section 7; or

(h) if the applicant and the dealer or operator are associated in any way and the conduct of the applicant or, where the applicant is a corporation, of an officer or director of the applicant or person having power to direct the management of the applicant, caused the default in payment or failure to deliver the soybeans and, in the circumstances, it would be inequitable to make a payment from the Fund.

6. (1) Clause 16 (1) (b) of the Regulation is amended by striking out "deferred pricing arrangement" in the first and second lines and substituting "basis or delayed price contract".

(2) Subsection 16 (3) of the Regulation is amended by inserting after "producer" in the first line "or owner".

30/97

ONTARIO REGULATION 266/97 made under the PLANNING ACT

Made: July 10, 1997

Filed: July 11, 1997

REMOVAL OF AUTHORITY— COUNTY OF ESSEX

1. The authority of the Council of the County of Essex to give consents under section 53 of the Act is removed with respect to all applications made after July 11, 1997 for land in the Township of Anderdon.

2. This Regulation comes into force on July 11, 1997.

AL LEACH
Minister of Municipal Affairs and Housing

Dated on July 10, 1997.

30/97

CORRECTIONS

Ontario Regulation 243/97 under the *Dietetics Act, 1991* published in the July 12, 1997 issue of *The Ontario Gazette* should have read as follows:

1. Ontario Regulation 593/94 is amended by adding the following Part:

**PART III.1
REGISTRATION**

CLASSES OF CERTIFICATE

30.1 The following are prescribed as classes of certificates of registration for registered dietitians:

1. General.
2. Temporary.

**REGISTRATION REQUIREMENTS FOR AND CONDITIONS OF
GENERAL AND TEMPORARY CERTIFICATES**

30.2 An applicant for a general or a temporary certificate must satisfy the following non-exemptible requirements:

1. Graduation from:
 - i. a Canadian university program in foods and nutrition accredited by an accrediting agency approved by the Council,
 - ii. a Canadian university and completion of the subject areas in foods or nutrition required by an accrediting agency approved by the Council,
 - iii. a university program outside Canada that, in the opinion of the Council, is equivalent to subparagraph i or ii.
2. Attainment of the competence standards acceptable to the Council as demonstrated by:
 - i. successful completion of an internship program in Canada accredited by an accrediting agency approved by the Council, or an internship program outside Canada that the Council considers to be equivalent to an accredited internship in Canada,
 - ii. successful completion of a practicum in Canada accredited by an accrediting agency approved by the Council, or a practicum outside Canada that the Council considers to be equivalent to an accredited practicum in Canada,
 - iii. successful completion of a graduate degree program acceptable to the Council, or
 - iv. successful completion of a program of practical experience that, in the opinion of the Council, is equivalent to a program or practicum mentioned in subparagraph i or ii.

30.3 An applicant for a general or a temporary certificate of registration must satisfy the following exemptible registration requirements unless exempted by the Registration Committee:

1. The applicant has not been found guilty of a criminal offence or an offence under the *Food and Drugs Act* (Canada) or the *Narcotic Control Act* (Canada).

2. The applicant has not been found guilty of professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the practice of dietetics or any other profession.
3. The applicant is not the subject of any current proceedings for professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the practice of dietetics or any other profession.
4. The applicant is able to communicate with reasonable fluency in English or French.
5. If the applicant completed the requirements referred to in paragraphs 1 and 2 of section 30.2 more than three years before the date of application, the applicant must,
 - i. have successfully completed a refresher or upgrading program approved by the Registration Committee, or
 - ii. satisfy the Registration Committee that he or she has been registered as a dietitian in another jurisdiction and has practised safely as a dietitian within the three years immediately preceding the date of application.
6. The applicant is a Canadian citizen or a permanent resident of Canada or authorized under the *Immigration Act* (Canada) to engage in the practice of the profession.
7. If the applicant is a dietitian registered in another jurisdiction, the applicant satisfies the Registration Committee that he or she has practised safely as a dietitian within the three years immediately preceding the date of application.

30.4 The following are conditions of general and temporary certificates:

1. The member must provide the College with details of any of the following that relate to the member and that occur or arise after the registration of the member:
 - i. a finding of guilt in relation to a criminal offence or an offence under the *Food and Drugs Act* (Canada) or the *Narcotic Control Act* (Canada),
 - ii. a finding of professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the profession of dietetics or any other profession,
 - iii. a current proceeding for professional misconduct, incompetence or incapacity in Ontario or any other jurisdiction in relation to the profession of dietetics or any other profession.
2. The details required under paragraph 1 must be provided within 30 days after,
 - i. the finding, in the case of a finding described in subparagraph i or ii of paragraph 1, or
 - ii. the commencement of the proceeding, in the case of a proceeding described in subparagraph iii of paragraph 1.
3. The member must not practise without fulfilling the requirements of the quality assurance program of the College.

GENERAL CERTIFICATES

30.5 An applicant for a general certificate must satisfy the following additional non-exemptible requirement:

1. Successful completion of the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.

TEMPORARY CERTIFICATES

30.6 An applicant for a temporary certificate must satisfy the following additional non-exemptible requirements:

1. The applicant must not have previously held a temporary certificate of registration as a registered dietitian with the College of Dietitians of Ontario.
2. The applicant must sign an undertaking with the College in which the applicant agrees to observe any term, condition or limitation imposed by the Registration Committee.

30.7 An applicant for a temporary certificate must satisfy one of the following additional exemptible requirements unless exempted by the Registration Committee:

1. The applicant has applied to take the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.
2. The applicant has taken the examination referred to in paragraph 1 and is awaiting the results.
3. The applicant is awaiting official convocation from a graduate university program and satisfies the criteria set out in paragraph 1 or 2.

30.8 The following are conditions of a temporary certificate:

1. The member must practise the profession in accordance with the terms, conditions and limitations set out in his or her certificate.
2. The member must not supervise another member.

30.9 A member who holds a temporary certificate is entitled to a general certificate if the member does the following:

1. Successfully completes the applicable examination for registration set by the College of Dietitians of Ontario or an examination approved as equivalent by the Council.
2. Satisfies the requirements set out in section 30.2.
3. Pays the prescribed fees.

30.10 Subject to any terms, conditions and limitations in his or her certificate, a member may hold a temporary certificate until one of the following occurs, whichever is earliest:

1. The member is granted a general certificate.
2. The member is unsuccessful in the examination.
3. One year elapses from the day the member was notified that he or she qualified for a temporary certificate.

30.11 An extension of a temporary certificate may be granted if an applicant is unable to successfully complete the examination because of circumstances beyond his or her control.

MISCELLANEOUS

30.12 (1) A person may apply for a certificate of registration by completing and submitting the form provided and paying the prescribed fees.

(2) An application for a temporary certificate consists of a completed application for a general certificate.

30.13 An applicant shall be deemed not to have satisfied the requirements for a certificate of registration if the applicant made a false or misleading statement or representation in his or her application.

30.14 (1) A certificate of registration that has been suspended for failure to pay a prescribed fee is automatically revoked after it has been suspended for 12 months.

(2) A member may apply for reinstatement by submitting a completed application form and the prescribed non-refundable application fee.

30.15 Only members of the profession who are registered with the College may use the title "Registered Dietitian" and the abbreviation "RD", or the French equivalent, "diététiste professionnel(le)" and "Dt.P".

2. Ontario Regulations 876/93, 877/93 and 594/94 are revoked.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

MICHELINE LAFORME-VIHK
President

RICHARD WOODFIELD
Vice-President

Dated at Toronto on May 1, 1997.

Ontario Regulation 237/97 under the *Safety and Consumer Statutes Administration Act*, 1996 published in the July 12, 1997 issue of *The Ontario Gazette*.

Sections 1 and 2 of Ontario Regulation 237/97 should have read as follows:

1. Section 1 of Ontario Regulation 159/97 is amended by adding the following paragraphs:

- 4.1 All provisions of the *Travel Industry Act* except for section 27.
- 4.2 All provisions of the regulations made under the *Travel Industry Act*.

2. The Regulation is amended by adding the following section:

3.1 For the purposes of subsection 3 (2) of the Act, the Travel Industry Council of Ontario, that is incorporated under the laws of the Province of Ontario by letters patent dated April 7, 1997 and with which the Minister of Consumer and Commercial Relations has entered into an administrative agreement dated April 29, 1997 for the purposes of section 4 of the Act, is designated as the sole administrative authority for the purpose of administering the legislation designated by paragraphs 4.1 and 4.2 of section 1.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—08—02

ONTARIO REGULATION 267/97 made under the LAND TITLES ACT

Made: June 25, 1997
Filed: July 14, 1997

Amending Reg. 691 of R.R.O. 1990
(Land Titles Divisions)

Note: Regulation 691 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 691 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

8.1 FRONTENAC (No. 13) Kingston All of the County of Frontenac.

31/97

ONTARIO REGULATION 268/97 made under the PLANNING ACT

Made: July 9, 1997
Filed: July 15, 1997

Amending O. Reg. 219/75
(Restricted Areas—District of Thunder Bay,
Geographic Townships of Pearson and Scoble)

Note: Ontario Regulation 219/75 has not been amended in 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 219/75 is amended by adding the following section:

30. (1) Despite section 11a of the Order, the following requirements shall apply to the lands described in subsection (2):

Minimum lot area	0.9 hectares
Minimum lot frontage	100 metres
Maximum lot coverage	20 percent
Minimum front yard	8 metres
Minimum rear yard	8 metres
Minimum side yard	5 metres
Minimum distance from any building or structure on another lot	10 metres
Maximum height	12 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Scoble in the Territorial District of Thunder Bay, being part of the east half of Mining Location R-225, more particularly described as part of Parcel 5852 D.F.W.F. designated as Part 3 on Reference Plan 55R-2810, deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 9, 1997.

31/97

ONTARIO REGULATION 269/97 made under the RENT CONTROL ACT, 1992

Made: June 25, 1997
Filed: July 17, 1997

Amending O. Reg. 416/92
Table (Subsection 12 (1) of the Act)

Note: Ontario Regulation 416/92 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 416/92 is amended by adding the following Table:

RÈGLEMENT DE L'ONTARIO 269/97 pris en application de la LOI DE 1992 SUR LE CONTRÔLE DES LOYERS

pris le 25 juin 1997
déposé le 17 juillet 1997

modifiant le Règl. de l'Ont. 416/92
Barème (paragraphe 12 (1) de la Loi)

Remarque : Le Règlement de l'Ontario 416/92 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement de l'Ontario 416/92 est modifié par adjonction du barème suivant :

TABLE 7

TABLE FOR 1998

COLUMN 1	COLUMN 2	COLUMN 3
Operating Cost Category	Three-year Moving Average	Weight
Insurance	1.80%	5.01%
Heating	2.87%	16.12%
Hydro	- 0.54%	8.81%
Water	2.42%	4.26%
Municipal Taxes	1.57%	32.75%
Administration	2.06%	16.97%
Maintenance	2.75%	13.79%
Miscellaneous	2.06%	2.29%

BARÈME 7

BARÈME POUR L'ANNÉE 1998

COLONNE 1	COLONNE 2	COLONNE 3
Catégorie de frais d'exploitation	Moyenne mobile de trois ans	Pondération
Assurance	1,80 %	5,01 %
Chauffage	2,87 %	16,12 %
Électricité	- 0,54 %	8,81 %
Eau	2,42 %	4,26 %
Impôts municipaux	1,57 %	32,75 %
Administration	2,06 %	16,97 %
Entretien	2,75 %	13,79 %
Frais divers	2,06 %	2,29 %

31/97

ONTARIO REGULATION 270/97

made under the
TOBACCO TAX ACT

Made: July 14, 1997

Filed: July 18, 1997

Amending Reg. 1033 of R.R.O. 1990
(Forms)

Note: Regulation 1033 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Section 3 of Regulation 1033 of the Revised Regulations of Ontario, 1990 is amended by striking out "Treasurer" wherever it appears and substituting in each case "Minister".

(2) Subsection 3 (3) of the Regulation is amended by striking out "or" at the end of clause (a.1), by inserting "or" at the end of clause (b) and by adding the following clause:

(c) the applicant and the debtor were not dealing at arm's length within the meaning of section 251 of the *Income Tax Act* (Canada) at the time of the sale of the tobacco from which the debt arose.

2. Subsection 1 (1) shall be deemed to have come into force on June 23, 1994.

ERNIE EVES
Minister of Finance

Dated on July 14, 1997.

31/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—08—09

ONTARIO REGULATION 271/97 made under the LIQUOR CONTROL ACT

Made: June 18, 1997
Filed: July 23, 1997

Amending Reg. 717 of R.R.O. 1990
(General)

Note: Regulation 717 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 4 (2) of Regulation 717 of the Revised Regulations of Ontario, 1990 is amended by striking out "or" at the end of clause (c), by adding "or" at the end of clause (d) and by adding the following clause:

- (e) wine that is manufactured outside of Ontario, imported into Ontario as finished product pursuant to an authorization of the Board and bottled in Ontario by a manufacturer of Ontario wine on condition that the sale or delivery of such wine is to the Board only.

32/97

ONTARIO REGULATION 272/97 made under the OCCUPATIONAL HEALTH AND SAFETY ACT

Made: July 23, 1997
Filed: July 24, 1997

Amending Reg. 854 of R.R.O. 1990
(Mines and Mining Plants)

Note: Regulation 854 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definitions of "electrical mobile equipment" and "licensed magazine" in section 1 of Regulation 854 of the Revised Regulations of Ontario, 1990 are revoked.

2. (1) Subsection 5 (1) of the Regulation is amended by striking out the last three lines and substituting "the owner of a mine or mining plant shall ensure that the drawings, plans and specifications are prepared or checked by a professional engineer under his or her seal and signature and are in compliance with the Act and this Regulation."

(2) Subsection 5 (2) of the Regulation is revoked and the following substituted:

(2) The owner of a mine or mining plant shall ensure that the drawings, plans and specifications required under subsection (1) are kept readily available at the mine site.

(2.1) A written statement of the proposed development, construction, introduction, alteration or use shall be given to the joint health and safety committee or health and safety representative, if any.

(3) Clauses 5 (3) (a) and (b) of the Regulation are revoked.

(4) Subsection 5 (4) of the Regulation is revoked.

3. Subsections 6 (4) and (5) of the Regulation are revoked and the following substituted:

(4) The mine design shall be kept readily available at the mine site for review by an inspector and by the joint health and safety committee or health and safety representative, if any.

4. Subsection 9 (4) of the Regulation is revoked and the following substituted:

(4) An employer at an underground mine may schedule hours of work in excess of eight hours in any 24-hour period with the consent of the trade unions representing the workers at the underground mine or, if there is no trade union, consent of the workers themselves.

5. Section 16 of the Regulation is revoked and the following substituted:

16. (1) This section applies with respect to a worker who is working alone in an underground mine. However, it does not apply with respect to a supervisor working alone in an underground mine.

(2) For the purposes of this section, a worker is not working alone if he or she,

- (a) is assigned to work with at least one other worker and is in regular visual contact with the other worker;
- (b) is in visual contact with another worker at least once every hour; or
- (c) has ready access to a system of two-way communication such as radio, telephone or other electronic means.

(3) Only a competent worker shall work alone in an underground mine.

(4) Except as otherwise provided by this section, a supervisor or a competent worker designated by the supervisor shall visit a worker at least three times during the worker's shift, if the worker is working alone in an underground mine.

(5) In the following circumstances, a supervisor or competent worker designated by the supervisor is required to visit a worker only once during the worker's shift, if the worker is working alone in an underground mine:

- 1. The work conditions are standard.
- 2. A supervisor or competent worker designated by the supervisor visits or communicates with the worker at least once every two hours.
- 3. A record of the communications with the worker is kept.

(6) The communication required by paragraph 2 of subsection (5) must be either face-to-face communication or by a system of two-way communication such as radio, telephone or another electronic means.

6. Subsection 17 (8) of the Regulation is revoked and the following substituted:

(8) Notice shall be given immediately to a mine rescue officer and to an inspector when the services of a mine rescue crew are required.

7. Subsections 19 (2) and (5) of the Regulation are revoked and the following substituted:

(2) Except for exploration headings and diamond drilling, before the pillar is mined, drawings, plans, specifications, mining methods and procedures for the mining of the pillar shall be prepared or checked by a professional engineer in accordance with good engineering practice, filed with the owners of adjoining mining properties and kept readily available at each mine site.

(5) Subject to subsections (2), (3) and (4), the party boundary pillar may be mined if the owners of the adjoining mines agree.

8. (1) Clause 23 (1) (a) of the Regulation is amended by striking out "the Director" and substituting "an inspector".

(2) Clause 23 (1) (b) of the Regulation is amended by striking out "the Director" and substituting "an inspector".

(3) Clause 23 (3) (d) of the Regulation is revoked and the following substituted:

(d) disconnection from the electrical power source has been done and has been confirmed in writing by the appropriate electrical utilities inspection department; and

9. Subsection 25 (8) of the Regulation is revoked and the following substituted:

(8) A report of each fire alarm test of the procedures mentioned in subsection (5) shall be kept available at the mine for three years.

10. Section 38 of the Regulation is amended by adding the following subsection:

(5.1) Subsections (3), (4) and (5) do not apply with respect to a diesel engine and an attached diesel fuel tank (other than an engine installed on a motor vehicle) if,

- (a) the engine and tank are enclosed by a structure constructed of material that has a fire-resistance rating of at least one hour;
- (b) the structure separates the enclosed area from the hoist or a shaft or other entrance to a mine; and
- (c) the enclosed area has a fire suppression system and an automatic fire alarm.

11. Subsection 50 (3) of the Regulation is revoked and the following substituted:

(3) Except for an auxiliary ladder used in shaft-sinking operations, a shaft ladder shall be inclined.

12. Subsection 69 (3) of the Regulation is amended by striking out "an engineer of the Ministry and by the joint health and safety

committee" in the fourth and fifth lines and substituting "the joint health and safety committee or health and safety representative".

13. Section 70 of the Regulation is revoked.

14. Clause 71 (1) (b) of the Regulation is amended by striking out "an engineer of the Ministry" in the first and second lines and substituting "the Director".

15. Section 83 of the Regulation is revoked and the following substituted:

83. (1) This section applies when a raise is being developed and there are workers in the raise.

(2) A raise that is inclined at an angle greater than 50 degrees and is longer than 10 metres from the collar to the face shall be divided into at least two compartments, one of which shall be a ladderway.

(3) Subsection (2) does not apply where a raise climber is used.

(4) The ladderway shall be maintained within five metres of the face of the raise.

16. Subsection 118 (2) of the Regulation is revoked and the following substituted:

(2) At an underground mine or mining plant, if material is dumped from a rubber-tired vehicle over a bank or bench or is dumped into a raise,

- (a) a substantial and suitable bumper block shall be provided and maintained to prevent the vehicle from going over the edge; or
- (b) another method of preventing the vehicle from going over the edge may be used if it is determined in consultation with the joint health and safety committee or the health and safety representative.

17. Subsection 119 (7) of the Regulation is revoked.

18. The Regulation is amended by adding the following section:

119.1 (1) This section applies with respect to motor vehicles first put into service by the employer on or after August 16, 1997 that are equipped with a stored energy braking system using a pneumatic system or a full hydraulic system to apply the service brakes. However, this section does not apply with respect to motor vehicles operating on rails.

(2) For the purposes of this section, a critical level of pressure is the level of pressure in a vehicle's stored energy braking system, torque converter or transmission below which the vehicle manufacturer has determined that the vehicle is unsafe to operate.

(3) A motor vehicle operating on the surface must be equipped with a device that warns the operator that the vehicle's stored energy braking system is approaching the critical level of pressure, so that the vehicle can be safely stopped.

(4) A motor vehicle operating underground must be equipped with a device that automatically applies the emergency stopping system and stops the vehicle before the vehicle's stored energy braking system reaches the critical level of pressure.

(5) A motor vehicle operating underground that is equipped with a torque converter must be equipped with a device that automatically applies the emergency stopping system and stops the vehicle before the torque converter pressure or the transmission pressure reaches the critical level of pressure.

(6) A motor vehicle operating underground must be equipped with a device that warns the operator that the emergency stopping system is about to be applied.

19. Subsection 122 (5) of the Regulation is revoked and the following substituted:

(5) When operations at a mine are discontinued or suspended for more than three months, all explosives shall be disposed of in a safe manner.

20. Sections 123 and 124 of the Regulation are revoked and the following substituted:

123. (1) Explosives kept or stored on the surface shall be kept or stored in compliance with the *Explosives Act* (Canada) and the regulations under that Act.

(2) If a magazine is required, it shall be,

(a) constructed in conformity with the Magazine Standards for Blasting Explosives and Detonators published by the Explosives Branch of the Department of Natural Resources (Canada);

(b) located in conformity with the User Manual, Quantity Distance Tables published by the Explosives Branch of the Department of Natural Resources (Canada); and

(c) protected by a fire break.

(3) A copy of the notification given to an inspector under subsection (4) shall be posted in the magazine.

(4) An operator of a surface magazine or a mine using explosives shall give written notice to an inspector and the joint health and safety committee or health and safety representative, if any,

(a) before a magazine is or explosives are first used; and

(b) annually after the magazine is or explosives are first used.

(5) The notice shall contain the following information:

1. The address of the operator.

2. Specific location of any surface magazine or a statement that the explosives are delivered directly to the underground workings.

3. The Ministry's Premise Project Identification Number.

4. The nature and quantity of explosives to be stored or delivered.

5. A statement that any surface magazine conforms to this Regulation and to the *Explosives Act* (Canada) and the regulations under that Act.

21. Subsections 125 (2), (3) and (4) of the Regulation are revoked and the following substituted:

(2) If the necessary supply of explosives exceeds five working days, the explosives shall be kept or stored in a magazine.

(3) Suitable plans and specifications showing the design and location of magazines and detonator storage areas and the maximum quantities of explosives stored shall be kept readily available at the mine site.

22. Section 126 of the Regulation is revoked and the following substituted:

126. (1) A magazine, storage container or explosive storage area referred to in subsection 125 (5) that is in an underground mine shall be,

(a) located at least 60 metres from,

(i) the main access into or from a mine,

(ii) key mechanical and electrical installations that remain in service during a mine emergency,

(iii) areas of refuge or other areas where workers may congregate, and

(iv) storage areas for fuels or other potential sources of fire;

(b) located and designed to protect explosives from vehicle impact or vehicle fires; and

(c) conspicuously marked by a "DANGER EXPLOSIVES" sign.

(2) Subclause (1) (a) (i) does not apply during the initial stages of exploration and development of a mine.

23. Subsection 127 (1) of the Regulation is revoked and the following substituted:

(1) A magazine in an underground mine shall be under the control and direction of a competent person.

24. Section 130 of the Regulation is revoked.

25. Clause 136 (7) (a) of the Regulation is amended by striking out "to the Director and" in the second line.

26. Subsection 141 (3) of the Regulation is revoked and the following substituted:

(3) If there is a disagreement as to the time of setting off blasts in contiguous or adjacent claims or mines, the owners or employers shall jointly determine times at which blasting operations may be performed.

27. Subsection 154 (2) of the Regulation is revoked and the following substituted:

(2) If electrical blasting operations are undertaken, an employer shall ensure that the operations are conducted so as to ensure that there is no interference from any system, device or controller capable of producing radio frequencies or radiating electromagnetic energy.

(3) An employer shall ensure that a system, device or controller that is capable of producing radio frequencies or radiating electromagnetic energy does not set off detonators.

(4) Subsections (1), (2) and (3) do not apply with respect to blasting operations that use,

(a) a combination blast initiation device and high-frequency radio signal that have been designed for that purpose; or

(b) a high-frequency impulse-initiated detonator.

28. Section 156 of the Regulation is revoked.

29. (1) Subsection 164 (2) of the Regulation is revoked and the following substituted:

(2) Electrical mobile equipment operating at more than 300 volts to ground must have a fail safe circuit that prevents the supply of electricity to the equipment when the conductivity of the ground return circuit is not continuous.

(2) Section 164 of the Regulation is amended by adding the following subsection:

(3) In this section,

"electrical mobile equipment" means equipment which, during its operating cycle, is required to move along the ground while energized and which receives its current through a trailing cable and includes drills which connect to an electrical power supply.

30. Subsection 173 (1) of the Regulation is revoked and the following substituted:

(1) This section applies with respect to electrical lines installed on the surface and electrical equipment used on the surface.

(1.1) Electrical supply lines, communications lines, railway signal lines and trolley lines must meet the following standards:

1. For lines installed before August 16, 1997, Part III of *The Canadian Electrical Code*, C22.3 No. 1-1976, "Overhead Systems and Underground Systems".
2. For lines installed on or after August 16, 1997, CAN/CSA-C22.3 No. 1-M87 "Overhead Systems".

31. Section 174 of the Regulation is revoked and the following substituted:

174. (1) This section applies with respect to equipment that can be operated or moved by remote control using a system, device or controller that produces radio frequencies or radiates electromagnetic energy.

(2) An employer shall ensure that the system, device or controller is not capable of operating or moving equipment unless it is intended to do so.

(3) An employer shall ensure that only one system, device or controller can be used at a time to operate or move the equipment.

(4) The system, device or controller must be equipped with a device that enables the operator to stop the equipment in an emergency.

(5) The employer shall establish procedures to ensure that the operator and other workers are in a safe location when the equipment is being operated or moved.

32. Subsection 182 (1) of the Regulation is revoked and the following substituted:

(1) Before diesel powered equipment is first used in an underground mine, the employer shall complete Form 1.

(1.1) Once the information is completed on Form 1, the employer shall ensure that the form is kept readily available at the mine site.

33. (1) Subsections 186 (1), (2), (3) and (4) of the Regulation are revoked and the following substituted:

(1) Subject to subsection (10), no elevator shall be put into service without a professional engineer giving written statement to the owner setting out,

- (a) the location of the elevator;
- (b) the maximum loading of number of persons and material that may be carried by the elevator when it is installed, maintained and operated in compliance with this Regulation;

(c) that the elevator is designed and manufactured in accordance with appropriate engineering standards and installed where it is to be put into service in compliance with good engineering practice.

(2) Subsection (1) does not apply to an elevator that is operated for testing purposes.

(3) The owner shall ensure that a copy of the statement is available at the mine site and that a copy is given to the joint health and safety committee or health and safety representative, if any.

(4) The maximum loading set out in the statement required under subsection (1) or a permit referred to in subsection (10) shall not be exceeded.

(2) Section 186 of the Regulation is amended by adding the following subsection:

(10) Subsections (1) and (3) do not apply to an elevator being operated under a permit issued by the Ministry of Labour before August 16, 1997.

34. Subsection 188 (2) of the Regulation is revoked and the following substituted:

(2) A manlift shall not be used before drawings showing its arrangements are completed and readily available.

(2.1) After the manlift's initial use, the drawings shall be kept readily available at the mine site.

35. Subsections 197 (11), (12), (13) and (14) of the Regulation are revoked and the following substituted:

(11) The owner shall give written notice to the joint health and safety committee or a health and safety representative, if any, of a proposed raise climber installation.

(12) A raise climber shall be,

- (a) designed and operated in accordance with good engineering practice; and
- (b) built and installed in accordance with the design.

(13) The owner shall ensure that a notice showing the maximum number of persons or load weight is posted on or near the raise climber and that the number or weight is not exceeded.

(14) The maximum number of persons or load weight shall be posted on or near the raise climber and shall not be exceeded.

36. Subsection 202 (10) of the Regulation is revoked and the following substituted:

(10) The owner shall give notice to the joint health and safety committee or the health and safety representatives, if any, before installing remote or automatic controls for the operation of a locomotive.

37. Sections 203 and 204 of the Regulation are revoked and the following substituted:

203. (1) Subject to subsection (5), no mine hoisting plant shall be operated without a professional engineer giving written statement to the owner setting out,

- (a) the location of the plant;
- (b) the maximum loading of number of persons and material that may be carried by the plant when it is installed, maintained and operated in compliance with this Regulation;

- (c) that the plant is designed and manufactured in accordance with appropriate engineering standards and installed where it is being operated in compliance with good engineering practice.

(2) Subsection (1) does not apply to a plant that is operated for testing purposes.

(3) The owner shall ensure that a copy of the statement for each plant is available at the mine site and readily reviewable by the workers and that a copy is given to the joint health and safety committee or health and safety representative, if any.

(4) The mine owner shall ensure that the mine hoisting plant is installed, maintained and operated in compliance with this Regulation.

(5) Subsections (1) and (3) do not apply to a plant being operated under a permit issued by the Ministry of Labour before August 16, 1997.

204. (1) Subject to subsection (5), no shaft conveyance shall be operated without a professional engineer giving written statement to the owner setting out,

- (a) the location of the conveyance;
- (b) the maximum loading of number of persons and material that may be carried by the conveyance when it is installed, maintained and operated in compliance with this Regulation;
- (c) that the conveyance is designed and manufactured in accordance with appropriate engineering standards and installed where it is being operated in compliance with good engineering practice.

(2) Subsection (1) does not apply to a conveyance that is operated for testing purposes.

(3) The owner shall ensure that a copy of the statement is posted at the shaft collar and that a copy is given to the joint health and safety committee or health and safety representative, if any.

(4) The owner shall ensure that the conveyance is installed, maintained and operated in compliance with this Regulation.

(5) Subsections (1) and (3) do not apply to a conveyance being operated under a permit issued by the Ministry of Labour before August 16, 1997.

38. Subsection 206 (1) of the Regulation is revoked and the following substituted:

(1) In determining the maximum weight to be included in the written statement required under subsection 204 (1), the professional engineer shall take into consideration the maximum load that a mine hoisting plant is capable of safely carrying.

39. Clause 222 (2) (f) of the Regulation is revoked and the following substituted:

- (f) specifications and arrangements of the hoist have been prepared or checked by a professional engineer and comply with this section.

40. (1) Subsection 228 (4) of the Regulation is amended by striking out "approved by the Director" in the third line and substituting "designed, built and tested according to appropriate engineering standards".

(2) Subsection 228 (5) of the Regulation is amended by striking out "approved by the Director" in the third and fourth lines and

substituting "designed, built and tested according to appropriate engineering standards".

(3) Subsections 228 (7), (8) and (9) of the Regulation are revoked and the following substituted:

(7) A person competent to do so shall interpret the electromagnetic test and graphs and shall sign the record consisting of the test, the graphs and the interpretation.

(8) The record shall be kept readily available at the mine site while the rope is in service.

(9) If a test shows a loss exceeding 7.5 per cent of the breaking strength recorded on the Certificate of Test, the person who signs the record shall send a copy of the record of the test to the owner and the joint health and safety committee or health and safety representative, if any, within 14 days after the test is completed.

(4) Subsection 228 (16) of the Regulation is amended by striking out "sent to an inspector forthwith" at the end and substituting "kept readily available at the mine site".

(5) Subsection 228 (17) of the Regulation is amended by striking out "given to an inspector" in the second line and substituting "kept readily available at the mine site for one year".

41. Subsection 231 (2) of the Regulation is revoked.

42. (1) Clause 232 (6) (a) of the Regulation is revoked and the following substituted:

- (a) be of a type and design that meets good engineering practice;

(2) Subsection 232 (9) of the Regulation is revoked and the following substituted:

(9) A report of a free fall test shall be made in the Hoisting Machinery Record Book for the hoist.

43. Subsection 237 (10) of the Regulation is revoked.

44. (1) Clause 248 (2) (a) of the Regulation is revoked and the following substituted:

- (a) immediately before the hoisting plant is used if it was not examined the previous day, and at least once each day thereafter that it is in use,
 - (i) of the exterior of each hoisting and tail rope to detect the presence of kinks or other damage and to note the appearance of the rope dressing, and
 - (ii) of the safety catches of the shaft conveyance for any defects;

(2) Subsection 248 (7) of the Regulation is revoked and the following substituted:

(7) An examination shall be made by a competent person, using non-destructive methods acceptable to a professional engineer, to determine the condition of the,

- (a) mine hoist shafting, brake pins and linkages; and

- (b) structural parts, attachment pins and draw bars of a shaft conveyance and counterweight.

(7.1) The examination shall be made before the parts are first used and at regular intervals that are no greater than those recommended by the competent person performing the examination.

45. Subsection 251 (1) of the Regulation is revoked.

46. Subclause 252 (1) (b) (i) of the Regulation is revoked and the following substituted:

- (i) prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents), or

47. Subclause 253 (1) (b) (i) of the Regulation is revoked and the following substituted:

- (i) prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents), or

48. Subclause 254 (1) (b) (iii) of the Regulation is revoked and the following substituted:

- (iii) prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents), or

49. Section 256 of the Regulation is revoked and the following substituted:

256. (1) Before material containing cyanide is used for back fill in an underground mine, an assessment shall be conducted to determine the precautions to be taken to protect the health and safety of workers.

(2) The assessment shall be done in consultation with the joint health and safety committee or the health and safety representative, if any.

50. Subsection 267 (4) of the Regulation is revoked and the following substituted:

(4) The results of the survey, the assessment and description and results of the monitoring program shall be reported annually to the joint health and safety committee or health and safety representative, if any.

51. Section 270 of the Regulation is revoked and the following substituted:

270. A copy of the records and the surveys required under sections 267, 268 and 269 shall be sent to the joint health and safety committee or health and safety representative, if any, annually.

52. Section 284 of the Regulation is revoked.

53. Clause 291 (b) of the Regulation is revoked and the following substituted:

- (b) shall give written notice of the occurrence to the joint health and safety committee or health and safety representative, if any;

54. Subsection 292 (4) of the Regulation is revoked.

55. (1) This Regulation, except subsection 29 (1), comes into force on August 16, 1997.

(2) Subsection 29 (1) comes into force on August 16, 1998.

32/97

ONTARIO REGULATION 273/97 made under the ONTARIO ENERGY BOARD ACT

Made: July 23, 1997

Filed: July 24, 1997

EXEMPTION—ONTARIO HYDRO

1. Ontario Hydro is exempt from submitting a proposal under subsection 37 (2) of the Act if it proposes to change any of its surplus power rates or charges for any industrial customers on an experimental basis for a period ending on October 10, 1997.

32/97

ONTARIO REGULATION 274/97 made under the PUBLIC HOSPITALS ACT

Made: July 11, 1997

Approved: July 23, 1997

Filed: July 24, 1997

Amending Reg. 964 of R.R.O. 1990
(Classification of Hospitals)

Note: Regulation 964 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Item 4 under the heading "Group F Hospitals" in the Schedule to Regulation 964 of the Revised Regulations of Ontario, 1990 is revoked.

JIM WILSON
Minister of Health

Dated on July 11, 1997.

32/97

ONTARIO REGULATION 275/97 made under the DRUG AND PHARMACIES REGULATION ACT

Made: June 12, 1997

Approved: July 23, 1997

Filed: July 24, 1997

Amending Reg. 551 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 551 has been amended by Ontario Regulation 120/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Part I of Schedule F to Regulation 551 of the Revised Regulations of Ontario, 1990 is amended by adding "(except in solutions for ophthalmic use in concentrations of 2 % or less)" after "Cromoglycic acid and its salts".

ONTARIO COLLEGE OF PHARMACISTS:

MARTIN BELITZ
President

JIM DUNSDON
Registrar

Dated on June 12, 1997.

32/97

ONTARIO REGULATION 276/97
made under the
ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: July 23, 1997
Filed: July 24, 1997

TRANSITIONAL MATTERS—DISCIPLINE

1. In this Regulation,

“transitional discipline matter” means a matter that was referred by the Minister to the Ontario Teachers’ Federation before May 20, 1997 for a recommendation on whether or not a certificate of qualification or letter of standing should be suspended, cancelled or reinstated under paragraph 13 of subsection 8 (1) of the *Education Act*, if the matter was not disposed of by the Minister before that date.

2. (1) If the Minister referred a transitional discipline matter to the Ontario Teachers’ Federation on or after January 1, 1997, the following rules apply:

1. The Federation and its Relations and Discipline Committee shall not take any further action on the transitional discipline matter, despite the regulations made under the *Teaching Profession Act*.
2. The Minister shall refer the transitional discipline matter to the College.
3. The transitional discipline matter shall be disposed of in accordance with the *Ontario College of Teachers Act, 1996*.

(2) If the Minister referred a transitional discipline matter to the Ontario Teachers’ Federation before January 1, 1997, the following rules apply:

1. The Federation and its Relations and Discipline Committee shall deal with the transitional discipline matter in accordance with the regulations made under the *Teaching Profession Act*, as they read immediately before May 20, 1997.
2. After considering any recommendation made by the Federation’s Relations and Discipline Committee, the Minister may decide whether to suspend, cancel or reinstate a certificate of qualification or letter of standing under paragraph 13 of subsection 8 (1) of the *Education Act*.
3. The Minister shall promptly advise the Registrar in writing of any decision under paragraph 2.
4. A decision of the Minister to suspend a person’s certificate of qualification or letter of standing for a period of time under paragraph 2 shall be deemed to be a decision of the Discipline Committee of the College under section 30 of the *Ontario College of Teachers Act, 1996*,
 - i. directing the Registrar to suspend the person’s certificate of qualification and registration for that period of time, and
 - ii. fixing a one-year period during which the person may not apply under section 33 of the Act to have the suspension removed.
5. A decision of the Minister to cancel a person’s certificate of qualification or letter of standing under paragraph 2 shall be deemed to be a decision of the Discipline Committee of the College under section 30 of the *Ontario College of Teachers Act, 1996*,

i. directing the Registrar to revoke the person’s certificate of qualification and registration, and

ii. fixing a one-year period during which the person may not apply under section 33 of the Act to have a new certificate issued.

6. A decision of the Minister to reinstate a person’s certificate of qualification or letter of standing under paragraph 2 shall be deemed to be a decision of the Discipline Committee of the College under section 33 of the *Ontario College of Teachers Act, 1996* directing the Registrar to issue a certificate of qualification and registration to the person.

7. A decision of the Minister not to reinstate a person’s certificate of qualification or letter of standing under paragraph 2 shall be deemed to be a decision of the Discipline Committee of the College under section 33 of the *Ontario College of Teachers Act, 1996*,

i. refusing an application under that section to have a new certificate issued, and

ii. fixing a one-year period during which the person may not make an application under that section to have a new certificate issued.

8. Section 33 of the *Ontario College of Teachers Act, 1996* applies, with necessary modifications, to a person whose certificate of qualification and registration is suspended or revoked as a result of a decision of the Minister that is deemed under paragraph 4 or 5 to be a decision of the Discipline Committee of the College.

9. Section 35 of the *Ontario College of Teachers Act, 1996* does not apply to a decision of the Minister under paragraph 2 that is deemed under paragraph 4, 5, 6 or 7 to be a decision of the Discipline Committee of the College.

3. (1) Subject to subsection (2), section 33 of the *Ontario College of Teachers Act, 1996* applies, with necessary modifications, to a person whose certificate of qualification or letter of standing was suspended or cancelled by the Minister before May 20, 1997 under paragraph 13 of subsection 8 (1) of the *Education Act*.

(2) An application may not be made under section 33 of the *Ontario College of Teachers Act, 1996* pursuant to subsection (1) unless,

(a) in the case of an application to remove a suspension, at least one year has passed since the Minister imposed the suspension; and

(b) in the case of an application to issue a new certificate,

(i) at least one year has passed since the Minister cancelled the certificate of qualification or letter of standing, and

(ii) if the Minister refused before May 20, 1997 to reinstate the certificate of qualification or letter of standing, at least one year has passed since the last refusal.

ONTARIO REGULATION 277/97
made under the
EDUCATION ACT

Made: July 23, 1997
Filed: July 24, 1997

ASSESSMENT AND TAX ADJUSTMENTS—1997

1. (1) For purposes of taxation in 1997, the proportions of assessment of designated ratepayers rated and assessed in each municipality set out in Column 1 of Schedule 1, and the allocation or payment of the tax levied under subsections 159 (12) and (13) of the *Municipal Act* in each of those municipalities, shall be adjusted as follows:

1. For public school purposes, to the percentage of the assessment, or the tax, as the case may be, set out in Column 2 opposite the municipality.
2. For separate school purposes, to the percentage of the assessment, or the tax, as the case may be, set out in Column 3 opposite the municipality.

(2) The assessment commissioner shall adjust the assessment roll returned for each municipality in 1996 for taxation in 1997 according to the calculations made under subsection (1).

(3) The council of each municipality shall allocate or pay the tax levied under subsections 159 (12) and (13) of the *Municipal Act* according to the proportions determined under subsection (1).

2. (1) For purposes of taxation in 1997, the proportions of assessment of designated ratepayers rated and assessed in each area municipality of The Regional Municipality of Ottawa-Carleton set out in Column 1 of Schedule 2, and the allocation or payment of the tax levied under subsections 159 (12) and (13) of the *Municipal Act* in each of those municipalities, shall be adjusted as follows:

1. For The Ottawa Board of Education or The Carleton Board of Education, to the percentage of the assessment or the tax, as the case may be, set out in Column 2 opposite the area municipality.
2. For The Ottawa Roman Catholic Separate School Board or The Carleton Roman Catholic Separate School Board, to the percentage of the assessment or the tax, as the case may be, set out in Column 3 opposite the area municipality.

3. For the Conseil des écoles publiques d'Ottawa-Carleton, to the percentage of the assessment or the tax, as the case may be, set out in Column 4 opposite the area municipality.

4. For the Conseil des écoles catholiques de langue française de la région d'Ottawa-Carleton, to the percentage of the assessment or the tax, as the case may be, set out in Column 5 opposite the area municipality.

(2) The assessment commissioner shall adjust the assessment roll returned for each area municipality in The Regional Municipality of Ottawa-Carleton in 1996 for taxation in 1997 according to the calculations made under subsection (1).

(3) The council of each area municipality in The Regional Municipality of Ottawa-Carleton shall allocate or pay the tax levied under subsections 159 (12) and (13) of the *Municipal Act* according to the proportions determined under subsection (1).

3. (1) For purposes of taxation in 1997, the proportions of assessment of designated ratepayers rated and assessed in each municipality in the united counties of Prescott and Russell set out in Column 1 of Schedule 3, and the allocation or payment of the tax levied under subsections 159 (12) and (13) of the *Municipal Act* in each of those municipalities, shall be adjusted as follows:

1. For The Prescott and Russell County Board of Education, to the percentage of the assessment or the tax, as the case may be, set out in Column 2 opposite the municipality.
2. For the Conseil des écoles séparées catholiques de langue française de Prescott-Russell, to the percentage of the assessment or the tax, as the case may be, set out in Column 3 opposite the municipality.
3. For The Prescott and Russell County Roman Catholic English-Language Separate School Board, to the percentage of the assessment or the tax, as the case may be, set out in Column 4 opposite the municipality.

(2) The assessment commissioner shall adjust the assessment roll returned for each municipality in the united counties of Prescott and Russell in 1996 for taxation in 1997 according to the calculations made under subsection (1).

(3) The council of each municipality in the united counties of Prescott and Russell shall allocate or pay the tax levied under subsections 159 (12) and (13) of the *Municipal Act* according to the proportions determined under subsection (1).

SCHEDULE 1

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
MUNICIPALITY OF METROPOLITAN TORONTO			<u>Towns</u>		
<u>Cities</u>			Fort Erie	67.298	32.702
Etobicoke	71.046	28.954	Grimsby	74.866	25.134
North York	73.333	26.667	Lincoln	76.773	23.227
Scarborough	74.118	25.882	Niagara-On-The-Lake	77.123	22.877
Toronto	75.473	24.527	Pelham	68.047	31.953
York	70.796	29.204	<u>Townships</u>		
<u>Borough</u>			Wainfleet	68.322	31.678
East York	75.342	24.658	West Lincoln	77.438	22.562
REGIONAL MUNICIPALITY OF DURHAM			REGIONAL MUNICIPALITY OF PEEL		
<u>City</u>			<u>Cities</u>		
Oshawa	72.989	27.011	Brampton	62.358	37.642
<u>Municipality</u>			Mississauga	61.911	38.089
Clarington	83.157	16.843	<u>Town</u>		
<u>Towns</u>			Caledon	64.313	35.687
Ajax	72.805	27.195	REGIONAL MUNICIPALITY OF SUDBURY		
Pickering	72.489	27.511	<u>City</u>		
Whitby	72.335	27.665	Sudbury	48.415	51.585
<u>Townships</u>			<u>Towns</u>		
Brock	78.729	21.271	Capreol	48.840	51.160
Scugog	77.663	22.337	Nickel Centre	46.228	53.772
Uxbridge	77.511	22.489	Onaping Falls	53.490	46.510
REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK			Rayside-Balfour	40.475	59.525
<u>Cities</u>			Valley East	43.743	56.257
Nanticoke-Haldimand Board of Education			Walden	54.678	45.322
	82.984	17.016	REGIONAL MUNICIPALITY OF WATERLOO		
Nanticoke-Norfolk Board of Education			<u>Cities</u>		
	78.379	21.621	Cambridge	72.225	27.775
<u>Towns</u>			Kitchener	72.199	27.801
Dunnville	83.082	16.918	Waterloo	74.012	25.988
Haldimand	81.805	18.195	<u>Townships</u>		
Simcoe	78.781	21.219	North Dumfries	75.205	24.795
<u>Townships</u>			Wellesley	74.036	25.964
Delhi	72.744	27.256	Wilmot	76.173	23.827
Norfolk	73.703	26.297	Woolwich	76.068	23.932
REGIONAL MUNICIPALITY OF HALTON			REGIONAL MUNICIPALITY OF YORK		
<u>City</u>			<u>City</u>		
Burlington	72.470	27.530	Vaughan	61.081	38.919
<u>Towns</u>			<u>Towns</u>		
Halton Hills	74.119	25.881	Aurora	69.581	30.419
Milton	72.552	27.448	East Gwillimbury	71.675	28.325
Oakville	71.526	28.474	Georgina	72.499	27.501
REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH			Markham	69.132	30.868
<u>Cities</u>			Newmarket	69.688	30.312
Hamilton	69.485	30.515	Richmond Hill	68.140	31.860
Stoney Creek	65.534	34.466	Whitchurch-Stouffville	71.120	28.880
<u>Towns</u>			<u>Township</u>		
Ancaster	70.272	29.728	King	69.057	30.943
Dundas	72.332	27.668	DISTRICT MUNICIPALITY OF MUSKOKA		
Flamborough	73.221	26.779	<u>Towns</u>		
<u>Township</u>			Bracebridge	89.748	10.252
Glanbrook	72.124	27.876	Gravenhurst	90.087	9.913
REGIONAL MUNICIPALITY OF NIAGARA			Huntsville	89.813	10.187
<u>Cities</u>			<u>Townships</u>		
Niagara Falls	64.601	35.399	Georgian Bay-Muskoka Board of Education		
Port Colborne	65.765	34.235		87.876	12.124
St. Catharines	73.962	26.038	Georgian Bay-West Parry Sound Board of Education		
Thorold	61.587	38.413		73.191	26.809
Welland	64.504	35.496	Lake of Bays	90.480	9.520
			Muskoka Lakes	90.488	9.512

SCHEDULE 1

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
COUNTY OF BRANT			Belmont	86.432	13.568
<u>City</u>			Dutton	88.148	11.852
Brantford	76.397	23.603	Port Burwell	87.696	12.304
<u>Town</u>			Port Stanley	87.086	12.914
Paris	79.142	20.858	Springfield	88.101	11.899
<u>Townships</u>			Vienna	89.159	10.841
Brantford	77.860	22.140	West Lorne	78.071	21.929
Burford	75.092	24.908	<u>Townships</u>		
Oakland	74.347	25.653	Aldborough	82.615	17.385
Onondaga	80.319	19.681	Bayham	85.878	14.122
South Dumfries	80.258	19.742	Dunwich	86.184	13.816
COUNTY OF BRUCE			Malahide	83.946	16.054
<u>Towns</u>			South Dorchester	87.065	12.935
Chesley	84.854	15.146	Southwold	86.387	13.613
Kincardine	81.492	18.508	Yarmouth	85.891	14.109
Port Elgin	81.180	18.820	COUNTY OF ESSEX		
Southampton	81.832	18.168	<u>City</u>		
Walkerton	72.183	27.817	Windsor	58.354	41.646
Wiarton	84.978	15.022	<u>Towns</u>		
<u>Villages</u>			Amherstburg	52.506	47.494
Hepworth	84.566	15.434	Belle River	45.360	54.640
Lion's Head	84.912	15.088	Essex	58.320	41.680
Lucknow	85.016	14.984	Harrow	59.286	40.714
Mildmay	66.914	33.086	Kingsville	60.425	39.575
Paisley	84.551	15.449	LaSalle	51.039	48.961
Tara	84.927	15.073	Leamington	56.097	43.903
Teeswater	74.700	25.300	Tecumseh	48.496	51.504
Tiverton	82.590	17.410	<u>Village</u>		
<u>Townships</u>			St. Clair Beach	49.527	50.473
Albemarle	83.655	16.345	<u>Townships</u>		
Amabel	82.409	17.591	Anderdon	51.774	48.226
Arran	84.637	15.363	Colchester North	55.250	44.750
Brant	78.045	21.955	Colchester South	59.396	40.604
Bruce	83.887	16.113	Gosfield North	61.540	38.460
Carrick	68.708	31.292	Gosfield South	58.328	41.672
Culross	71.913	28.087	Maidstone	51.343	48.657
Eastnor	83.838	16.162	Malden	54.810	45.190
Elderslie	84.828	15.172	Mersea	58.619	41.381
Greenock	71.109	28.891	Pelee	64.381	35.619
Huron	82.518	17.482	Rochester	46.762	53.238
Kincardine	82.700	17.300	Sandwich South	49.266	50.734
Kinloss	84.695	15.305	Tilbury North	46.111	53.889
Lindsay	83.833	16.167	Tilbury West	59.617	40.383
Saugeen	81.973	18.027	COUNTY OF FRONTENAC		
St. Edmunds	83.318	16.682	<u>City</u>		
COUNTY OF DUFFERIN			Kingston	77.215	22.785
<u>Towns</u>			<u>Townships</u>		
Orangeville	86.703	13.297	Barrie	81.374	18.626
Shelburne	89.285	10.715	Bedford	79.485	20.515
<u>Townships</u>			Clarendon and Miller	81.851	18.149
Amaranth	86.953	13.047	Hinchinbrooke	80.475	19.525
East Garafraxa	87.804	12.196	Howe Island	71.433	28.567
East Luther Grand Valley	88.487	11.513	Kennebec	82.153	17.847
Melancthon	89.758	10.242	Kingston	75.861	24.139
Mono	86.862	13.138	Loughborough	80.347	19.653
Mulmur	88.740	11.260	Olden	81.565	18.435
COUNTY OF ELGIN			Oso	81.786	18.214
<u>City</u>			Palmerston and North and South Canonto	82.003	17.997
St. Thomas	84.826	15.174	Pittsburgh	77.441	22.559
<u>Town</u>			Portland	80.698	19.302
Aylmer	85.912	14.088	Storrington	80.180	19.820
<u>Villages</u>			Wolfe Island	71.072	28.928
			COUNTY OF GREY		

SCHEDULE 1

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
<u>City</u>			Tudor and Cashel	85.383	14.617
Owen Sound	90.096	9.904	Tyendinaga	77.875	22.125
<u>Towns</u>			Wollaston	84.591	15.409
Durham	91.065	8.935	COUNTY OF HURON		
Hanover	87.193	12.807	<u>Towns</u>		
Meaford	92.283	7.717	Clinton	84.224	15.776
Thornbury	91.014	8.986	Exeter	83.344	16.656
<u>Villages</u>			Goderich	81.894	18.106
Chataworth	92.126	7.874	Seaforth	78.410	21.590
Dundalk	92.340	7.660	Wingham	84.369	15.631
Flesherton	91.728	8.272	<u>Villages</u>		
Markdale	91.646	8.354	Bayfield	84.061	15.939
Neustadt	90.411	9.589	Blyth	85.970	14.030
Shallow Lake	90.826	9.174	Brussels	85.813	14.187
<u>Townships</u>			Hensall	83.044	16.956
Artemesia	91.126	8.874	Zurich	73.604	26.396
Bentinck	89.492	10.508	<u>Townships</u>		
Collingwood	90.129	9.871	Ashfield	81.084	18.916
Derby	91.127	8.873	Colborne	84.066	15.934
Egremont	90.537	9.463	East Wawanosh	84.996	15.004
Euphrasia	91.265	8.735	Goderich	83.971	16.029
Glenelg	90.383	9.617	Grey	83.203	16.797
Holland	91.012	8.988	Hay	78.583	21.417
Keppel	91.024	8.976	Howick	86.287	13.713
Normanby	89.893	10.107	Hullett	83.747	16.253
Osprey	91.960	8.040	McKillop	75.788	24.212
Proton	89.438	10.562	Morris	84.391	15.609
Sarawak	90.301	9.699	Stanley	81.824	18.176
St. Vincent	91.555	8.445	Stephen	80.154	19.246
Sullivan	91.751	8.249	Tuckersmith	80.595	19.405
Sydenham	90.759	9.241	Turnberry	83.789	16.211
COUNTY OF HALIBURTON			Usborne	83.659	16.341
<u>Townships</u>			West Wawanosh	83.076	16.924
Bicroft	82.474	17.526	COUNTY OF KENT		
Cardiff	83.128	16.872	<u>City</u>		
COUNTY OF HASTINGS			Chatham	65.578	34.422
<u>Cities</u>			<u>Towns</u>		
Belleville	80.552	19.448	Blenheim	68.662	31.338
Trenton	79.220	20.780	Bothwell	70.749	29.251
<u>Towns</u>			Dresden	72.588	27.412
Bancroft	82.648	17.352	Ridgetown	69.876	30.124
Desoronto	84.065	15.935	Tilbury	58.513	41.487
<u>Villages</u>			Wallaceburg	63.477	36.523
Deloro	75.352	24.648	<u>Villages</u>		
Frankford	82.048	17.952	Erie Beach	68.862	31.138
Madoc	85.181	14.819	Erieau	71.722	28.278
Marmora	80.929	19.071	Highgate	73.816	26.184
Stirling	84.458	15.542	Thamesville	71.346	28.654
Tweed	77.209	22.791	Wheatley	74.567	25.433
<u>Townships</u>			<u>Townships</u>		
Bangor, Wicklow and McClure	82.186	17.814	Camden	71.094	28.906
Carlou	85.371	14.629	Chatham	63.744	36.256
Dungannon	84.775	15.225	Dover	57.628	42.372
Elzevir and Grimsthorpe	82.461	17.539	Harwich	66.703	33.297
Faraday	83.541	16.459	Howard	67.127	32.873
Herachel	83.169	16.831	Orford	70.491	29.509
Hungerford	77.609	22.391	Raleigh	68.084	31.916
Huntingdon	84.235	15.765	Romney	73.075	26.925
Limerick	85.053	14.947	Tilbury East	66.872	33.128
Madoc	84.759	15.241	Zone	66.006	33.994
Marmora and Lake	81.543	18.457	COUNTY OF LAMBTON		
Mayo	86.045	13.955	<u>City</u>		
Monteagle	83.545	16.455	Sarnia	68.798	31.202
Rawdon	85.088	14.912	<u>Towns</u>		
Sidney	82.316	17.684			
Thurlow	82.598	17.402			

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<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
Bosanquet	72.205	27.795	<u>Towns</u>		
Forest	73.332	26.668	Parkhill	81.045	18.955
Petrolia	72.054	27.946	Strathroy	78.134	21.866
<u>Villages</u>			<u>Villages</u>		
Alvinston	77.067	22.933	Ailsa Craig	85.027	14.973
Arkona	73.172	26.828	Glencoe	82.447	17.553
Grand Bend	74.793	25.207	Lucan	81.807	18.193
Oil Springs	76.569	23.431	Newbury	82.112	17.888
Point Edward	71.010	28.990	Wardsville	82.030	17.970
Thedford	76.630	23.370	<u>Townships</u>		
Watford	73.033	26.967	Adelaide	75.580	24.420
Wyoming	71.648	28.352	Biddulph	77.312	22.688
<u>Townships</u>			Caradoc	80.050	19.950
Brooke	73.377	26.623	Delaware	78.366	21.634
Dawn	77.239	22.761	East Williams	79.022	20.978
Enniskillen	73.827	26.173	Ekfrid	82.295	17.705
Euphemia	73.820	26.180	Lobo	81.802	18.198
Moore	71.871	28.129	London	81.420	18.580
Plympton	71.701	28.299	McGillivray	77.963	22.037
Sombra	70.034	29.966	Metcalfe	82.519	17.481
Warwick	65.269	34.731	Mosa	81.545	18.455
COUNTY OF LANARK			North Dorchester	80.845	19.155
<u>Separated Town</u>			West Nissouri	82.608	17.392
Smiths Falls	81.361	18.639	West Williams	72.759	27.241
<u>Towns</u>			COUNTY OF NORTHUMBERLAND		
Almonte	80.267	19.733	<u>Towns</u>		
Carleton Place	81.500	18.500	Brighton	86.387	13.613
Perth	80.729	19.271	Campbellford	84.884	15.116
<u>Village</u>			Cobourg	83.539	16.461
Lanark	81.334	18.666	Port Hope	84.284	15.716
<u>Townships</u>			<u>Villages</u>		
Bathurst	83.412	16.588	Colborne	85.264	14.736
Beckwith	82.691	17.309	Hastings	83.367	16.633
Darling	83.552	16.448	<u>Townships</u>		
Drummond	83.217	16.783	Alnwick	84.766	15.234
Lansrk	83.485	16.515	Brighton	85.772	14.228
Lavant, Dalhousie and North Sherbrooke	82.707	17.293	Cramahe	85.925	14.075
Montague	82.668	17.332	Haldimand	83.319	16.681
North Burgess	80.938	19.062	Hamilton	84.476	15.524
North Elmsley	81.760	18.240	Hope	85.110	14.890
Pakenham	83.671	16.329	Murray	83.240	16.760
Ramsay	81.574	18.426	Percy	85.893	14.107
South Sherbrooke	83.482	16.518	Seymour	85.079	14.921
COUNTY OF LENNOX AND ADDINGTON			COUNTY OF OXFORD		
<u>Town</u>			<u>City</u>		
Napanee	86.775	13.225	Woodstock	84.453	15.547
<u>Villages</u>			<u>Towns</u>		
Bath	85.578	14.422	Ingersoll	84.567	15.433
Newburgh	87.037	12.963	Tillsonburg	82.213	17.787
<u>Townships</u>			<u>Townships</u>		
Adolphustown	87.449	12.551	Blandford-Blenheim	85.953	14.047
Amherst Island	87.768	12.232	East Zorra-Tavistock	87.731	12.269
Camden East	86.086	13.914	Norwich	85.114	14.886
Denbigh, Abinger and Ashby	88.938	11.062	South-West Oxford	85.335	14.665
Ernestown	84.863	15.137	Zorra	85.238	14.762
Kaladar, Anglesea and Effingham	88.572	11.428	COUNTY OF PERTH		
North Fredericksburgh	86.618	13.382	<u>City</u>		
Richmond	87.136	12.864	Stratford	82.676	17.324
Sheffield	83.457	16.543	<u>Separated Town</u>		
South Fredericksburgh	87.463	12.537	St. Marys	82.989	17.011
COUNTY OF MIDDLESEX			<u>Towns</u>		
<u>City</u>			Listowel	86.526	13.474
London	77.978	22.022	Mitchell	83.870	16.130
			<u>Village</u>		

SCHEDULE 1

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
Milverton	86.537	13.463	Killaloe	61.718	38.282
<u>Townships</u>			Petawawa	66.225	33.775
Blanshard	83.970	16.030	<u>Townships</u>		
Downie	80.620	19.380	Admaston	66.313	33.687
Ellice	77.954	22.046	Alice and Fraser	68.805	31.195
Elma	86.218	13.782	Bagot and Blithfield	69.032	30.968
Fullarton	84.952	15.048	Bromley	62.901	37.099
Hibbert	75.979	24.021	Brougham	67.089	32.911
Logan	80.376	19.624	Brudenell and Lyndoch	67.433	32.567
Mornington	84.258	15.742	Grattan	65.622	34.378
North Easthope	85.928	14.072	Griffith and Matawatchan	67.657	32.343
South Easthope	84.543	15.457	Hagarty and Richards	63.158	36.842
Wallace	86.597	13.403	Head, Clara and Maria	65.528	34.472
COUNTY OF PETERBOROUGH			Horton	68.052	31.948
<u>City</u>			McNab	69.815	30.185
Peterborough	76.423	23.577	North Algona	67.300	32.700
<u>Villages</u>			Pembroke	64.874	35.126
Havelock	81.533	18.467	Petsawawa	67.202	32.798
Lakefield	79.654	20.346	Radcliffe	60.389	39.611
Millbrook	81.305	18.695	Raglan	72.053	27.947
Norwood	79.439	20.561	Rolph, Buchanan, Wylie, and McKay	66.445	33.555
<u>Townships</u>			Ross	73.778	26.222
Asphodel	77.352	22.648	Sebastopol	67.473	32.527
Belmont and Methuen	80.817	19.183	Sherwood, Jones and Burns	57.848	42.152
Burleigh and Anstruther	80.851	19.149	South Algona	69.335	30.665
Cavan	80.649	19.351	Stafford	66.243	33.757
Chandoa	80.851	19.149	Westmeath	68.641	31.359
Douro	73.306	26.694	Wilberforce	70.293	29.707
Dummer	80.424	19.576	COUNTY OF SIMCOE		
Ennismore	75.560	24.440	<u>Cities</u>		
Galway and Cavendish	80.444	19.556	Barrie	78.695	21.305
Harvey	80.179	19.821	Orillia	79.101	20.899
North Monaghan	79.388	20.612	<u>Towns</u>		
Otonabee	76.820	23.180	Bradford West Gwillimbury	74.834	25.166
Smith	78.992	21.008	Collingwood	80.560	19.440
South Monaghan	80.067	19.933	Innisfil	80.192	19.808
COUNTY OF PRINCE EDWARD			Midland	76.214	23.786
<u>Town</u>			New Tecumseth	78.308	21.692
Pictou	89.179	10.821	Penetanguishene	73.733	26.267
<u>Villages</u>			Wasaga Beach	78.295	21.705
Bloomfield	91.096	8.904	<u>Townships</u>		
Wellington	90.934	9.066	Adjala and Tosorontio	77.022	22.978
<u>Townships</u>			Clearview	81.071	18.929
Ameliasburgh	88.100	11.900	Essa	78.759	21.241
Athol	90.026	9.974	Oro-Medonte	81.066	18.934
Hallowell	90.172	9.828	Ramara	79.216	20.784
Hillier	90.384	9.616	Severn	80.299	19.701
North Marysburgh	89.856	10.144	Springwater	79.310	20.690
Sophiasburgh	90.546	9.454	Tay	78.090	21.910
South Marysburgh	90.996	9.004	Tiny	75.307	24.693
COUNTY OF RENFREW			COUNTY OF VICTORIA		
<u>City</u>			<u>Town</u>		
Pembroke	63.865	36.135	Lindaay	87.482	12.518
<u>Towns</u>			<u>Villages</u>		
Arnprior	66.935	33.065	Bobcaygeon	89.986	10.014
Deep River	68.446	31.554	Fenelon Falls	89.655	10.345
Renfrew	64.390	35.610	Omeme	89.034	10.966
<u>Villages</u>			Sturgeon Point	88.532	11.468
Barry's Bay	52.718	47.282	Woodville	90.481	9.519
Beachburg	72.665	27.335	<u>Townships</u>		
Braeside	68.248	31.752	Bexley	88.491	11.509
Chalk River	61.603	38.397	Carden	87.800	12.200
Cobden	73.923	26.077	Dalton	89.582	10.418
Eganville	67.986	32.014	Eldon	88.414	11.586
			Emily	84.511	15.489

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<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
Fenelon	88.768	11.232	UNITED COUNTIES OF STORMONT, DUNDAS AND GLENGARRY		
Laxton, Digby and Longford	88.998	11.002			
Manvers	88.380	11.620	<u>City</u>		
Mariposa	88.682	11.318	Cornwall	48.410	51.590
Ops	86.908	13.092	<u>Town</u>		
Somerville	88.538	11.462	Alexandria	42.312	57.688
Verulam	89.484	10.516	<u>Villages</u>		
COUNTY OF WELLINGTON			Chesterville	60.341	39.659
<u>City</u>			Finch	61.500	38.500
Guelph	77.230	22.770	Iroquois	62.857	37.143
<u>Towns</u>			Lancaster	54.946	45.054
Fergus	81.580	18.420	Maxville	59.239	40.761
Harriston	83.771	16.229	Morrisburg	62.754	37.246
Mount Forest	79.626	20.374	Winchester	64.555	35.445
Palmerston	83.452	16.548	<u>Townships</u>		
<u>Villages</u>			Charlottetown	52.699	47.301
Arthur	78.686	21.314	Cornwall	51.848	48.152
Clifford	83.215	16.785	Pinch	51.369	48.631
Drayton	83.205	16.795	Kenyon	52.493	47.507
Elora	79.868	20.132	Lancaster	51.294	48.706
Erin	81.599	18.401	Lochiel	51.732	48.268
<u>Townships</u>			Matilda	63.691	36.309
Arthur	79.367	20.633	Mountain	64.003	35.997
Eramosa	81.266	18.734	Osnabruck	60.821	39.179
Erin	81.413	18.587	Roxborough	54.016	45.984
Guelph	76.910	23.090	Williamsburgh	62.915	37.085
Maryborough	82.299	17.701	Winchester	59.570	40.430
Minto	82.150	17.850	DISTRICT OF ALGOMA		
Nichol	80.446	19.554	<u>Cities</u>		
Peel	82.702	17.298	Elliot Lake	61.789	38.211
Pilkington	80.181	19.819	Sault Ste. Marie	61.449	38.551
Puslinch	80.610	19.390	<u>Town</u>		
West Garafraxa	81.971	18.029	Blind River	57.655	42.345
West Luther	80.755	19.245	<u>Village</u>		
UNITED COUNTIES OF LEEDS AND GRENVILLE			Iron Bridge	69.768	30.232
<u>City</u>			<u>Townships</u>		
Brockville	80.486	19.514	Day and Bright Additional	69.418	30.582
<u>Separated Towns</u>			Dubreuilville	8.929	91.071
Gananoque	79.479	20.521	Hornepayne	66.867	33.133
Prescott	79.148	20.852	Johnson	98.297	1.703
<u>Town</u>			Laird	98.128	1.872
Kemptville	79.250	20.750	MacDonald, Meredith and Aberdeen Additional	98.323	1.677
<u>Villages</u>				58.871	41.129
Athens	84.646	15.354	Michipicoten	65.188	34.812
Cardinal	83.440	16.560	Prince	58.987	41.013
Merrickville	82.990	17.010	Shedden	97.402	2.598
Newboro'	82.123	17.877	Tarbutt and Tarbutt Additional	62.822	37.178
Westport	77.351	22.649	The North Shore	66.641	33.359
<u>Townships</u>			Thompson	56.603	43.397
Augusta	82.235	17.765	White River		
Bastard and South Burgess	84.049	15.951	DISTRICT OF COCHRANE		
Edwardsburg	81.450	18.550	<u>City</u>		
Elizabethtown	82.674	17.326	Timmins	45.683	54.317
Front of Eacott	83.621	16.379	<u>Towns</u>		
Front of Leeds and Lansdowne	81.625	18.375	Cochrane	46.730	53.270
Front of Yonge	83.250	16.750	Hearst	13.996	86.004
Kitley	80.078	19.922	Iroquois Falls	46.626	53.374
North Crosby	80.073	19.927	Kapuskasing	22.258	77.742
Oxford (on Rideau)	80.405	19.595	Smooth Rock Falls	19.636	80.364
Rear of Leeds and Lansdowne	83.533	16.467	<u>Townships</u>		
Rear of Yonge and Eacott	83.559	16.441	Black River-Matheson	52.846	47.154
South Crosby	83.946	16.054	Fauquier-Strickland	15.056	84.944
South Elmsley	81.545	18.455	Glackmeyer	48.055	51.945
South Gower	79.426	20.574	Mattice-Val Cote	12.854	87.146
Wolford	83.399	16.601	Moonbeam	19.049	80.951
			Opasatika	15.354	84.646

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<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
Val Rita-Harty	21.807	78.193	McDougall	94.557	5.443
DISTRICT OF KENORA			McKellar	94.740	5.260
<u>Towns</u>			McMurrich	90.812	9.188
Dryden	77.024	22.976	Nipissing	87.926	12.074
Jaffray Melick	74.520	25.480	North Himsworth	86.878	13.122
Keewatin	75.667	24.333	Perry	90.139	9.861
Kenora	75.200	24.800	Ryerson	91.300	8.700
Sioux Lookout	74.204	25.796	South Himsworth	86.786	13.214
<u>Townships</u>			Strong	91.648	8.352
Barclay	77.992	22.008	DISTRICT OF RAINY RIVER		
Ear Falls	89.663	10.337	<u>Towns</u>		
Golden	87.705	12.295	Fort Frances	75.847	24.153
Ignace	88.479	11.521	Rainy River	79.433	20.567
Machin	81.818	18.182	<u>Townships</u>		
Red Lake	83.776	16.224	Alberton	79.512	20.488
Sioux Narrows	79.178	20.822	Atikokan	65.958	34.042
DISTRICT OF MANITOULIN			Chapple	81.882	18.118
<u>Town</u>			Dawson	77.858	22.142
Little Current	95.062	4.938	Emo	81.211	18.789
<u>Township</u>			La Vallee	81.584	18.416
Rutherford and George Island	47.457	52.543	McCrosen and Tovell	81.738	18.262
			Morley	76.156	23.844
			Morson	79.945	20.055
DISTRICT OF NIPISSING			DISTRICT OF SUDBURY		
<u>City</u>			<u>Towns</u>		
North Bay	58.307	41.693	Espanola	61.437	38.563
<u>Towns</u>			Massey	65.240	34.760
Cache Bay	48.660	51.340	Webbwood	67.612	32.388
Kearney	89.000	11.000	<u>Townships</u>		
Mattawa	48.394	51.606	Baldwin	60.868	39.132
Sturgeon Falls	44.913	55.087	Cassimir, Jennings and Appleby	41.882	58.118
<u>Townships</u>			Chapleau	35.816	64.184
Airy	42.292	57.708	Cosby, Mason and Martland	42.518	57.482
Bonfield	56.401	43.599	Hagar	44.539	55.461
Caldwell	41.537	58.463	Nairn	70.405	29.595
Calvin	64.465	35.535	Ratter and Dunnet	43.114	56.886
Chisholm	81.859	18.141	The Spanish River	67.827	32.173
East Ferris	57.595	42.405	DISTRICT OF THUNDER BAY		
Field	47.619	52.381	<u>City</u>		
Mattawan	62.647	37.353	Thunder Bay	66.115	33.885
Papineau	54.617	45.383	<u>Towns</u>		
Springer	45.874	54.126	Geraldton	54.927	45.073
Temagami	69.444	30.556	Longlac	48.177	51.823
DISTRICT OF PARRY SOUND			Marathon	72.582	27.418
<u>Towns</u>			<u>Townships</u>		
Kearney	89.000	11.000	Beardmore	61.802	38.198
Parry Sound	93.636	6.364	Conmee	73.343	26.657
Powassan	85.192	14.808	Dorion	74.964	25.036
Trout Creek	82.718	17.282	Gillies	74.896	25.104
<u>Villages</u>			Manitouawadge	66.145	33.855
Burk's Falls	91.788	8.212	Nakina	83.795	16.205
Magnetawan	91.850	8.150	Neebing	73.213	26.787
Roaseau	97.900	2.100	Nipigon	66.271	33.729
South River	91.741	8.259	O'Connor	73.737	26.263
Sundridge	91.780	8.220	Oliver	72.785	27.215
<u>Townships</u>			Paipoonge	71.351	28.649
Armour	91.071	8.929	Red Rock	65.478	34.522
Carling	94.715	5.285	Schreiber	62.228	37.772
Chapman	91.108	8.892	Shuniah	71.475	28.525
Christie	94.878	5.122	Terrace Bay	67.430	32.570
Foley	94.806	5.194	DISTRICT OF TIMISKAMING		
Humphrey	97.446	2.554	<u>Towns</u>		
Joly	91.678	8.322			
Machar	91.159	8.841			

SCHEDULE 1

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
Charlton	67.088	32.912			
Cobalt	57.110	42.890			
Englehart	66.295	33.705	DISTRICT OF RAINY RIVER		
Haileybury	56.745	43.255			
Kirkland Lake	59.319	40.681	<u>Board of Education</u>		
Latchford	63.145	36.855	Port Frances-Rainy River	80.778	19.222
New Liskeard	57.383	42.617			
<u>Village</u>			DISTRICT OF SUDBURY		
Thornloe	51.664	48.336			
<u>Townships</u>			<u>Boards of Education</u>		
Armstrong	44.259	55.741	Chapleau	36.029	63.971
Brethour	60.151	39.849	Espanola	68.435	31.565
Casey	45.487	54.513	Sudbury	50.319	49.681
Chamberlain	68.276	31.724	<u>District School Areas</u>		
Coleman	60.968	39.032	Foleyet	47.308	52.692
Dack	67.999	32.001	Gogama	29.834	70.166
Dymond	53.019	46.981			
Evanturel	60.291	39.709	DISTRICT OF THUNDER BAY		
Gauthier	56.433	43.567			
Harley	59.593	40.407	<u>Boards of Education</u>		
Harris	59.097	40.903	Beardmore, Geraldton, Longlac and Area		
Hilliard	62.735	37.265		59.640	40.360
Hudson	64.608	35.392	Lake Superior	72.002	27.998
James	63.026	36.974	Lakehead	73.871	26.129
Kerns	65.871	34.129	Nipigon-Red Rock	73.395	26.605
Larder Lake	59.164	40.836			
Matachewan	60.526	39.474	DISTRICT OF TIMISKAMING		
McGarry	49.482	50.518			
			<u>Boards of Education</u>		
DISTRICT OF ALGOMA			Kirkland Lake	64.769	35.231
			Timiskaming	66.925	33.075
<u>Boards of Education</u>					
Michipicoten	61.422	38.578			
North Shore	66.370	33.630			
Sault Ste. Marie	69.172	30.828			
DISTRICT OF COCHRANE					
<u>Boards of Education</u>					
Cochrane-Iroquois Falls Black River Matheson					
	52.903	47.097			
Hearst	18.919	81.081			
Kapuskasing	23.479	76.521			
<u>District School Area</u>					
Moosonee Development Area Board	73.882	26.118			
DISTRICT OF KENORA					
<u>Boards of Education</u>					
Dryden	78.665	21.335			
Kenora	78.991	21.009			
Red Lake	89.185	10.815			
DISTRICT OF NIPISSING					
<u>Boards of Education</u>					
Nipissing Board	56.336	43.664			
Timiskaming Board	70.144	29.856			
<u>District School Areas</u>					
Airy and Sabine	61.285	38.715			
Murchison and Lyell	66.991	33.009			
DISTRICT OF PARRY SOUND					
<u>Boards of Education</u>					
East Parry Sound (Laurier)	91.594	8.406			
East Parry Sound (Lount, Patterson, Pringle)					
	100.000	0.000			
East Parry Sound (Monteith)	93.884	6.116			
West Parry Sound (Henvey, Wallbridge)					
	99.449	0.551			

SCHEDULE 2

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>	<u>Column 5</u>
<u>Cities</u>				
Gloucester	57.953	25.913	2.971	13.163
Kanata	63.860	25.953	1.870	8.317
Nepean	62.806	26.924	1.992	8.278
Ottawa	64.398	21.256	4.349	9.997
Vanier	51.241	23.328	5.777	19.654
<u>Village</u>				
Rockcliffe Park	68.272	19.322	4.253	8.153
<u>Townships</u>				
Cumberland	55.320	26.016	3.319	15.345
Goulbourn	64.591	25.528	1.849	8.032
Osgoode	62.107	27.423	1.950	8.520
Rideau	65.043	25.222	1.872	7.863
West Carleton	65.767	24.373	1.874	7.986

SCHEDULE 3

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>
<u>Towns</u>			
Hawkesbury	25.823	64.623	9.554
Rockland	27.249	62.502	10.249
Vankleek Hill	38.379	52.067	9.554
<u>Villages</u>			
Casselman	21.239	71.024	7.737
L'Orignal	25.103	65.812	9.085
St. Isidore	19.450	73.600	6.950
<u>Townships</u>			
Alfred and Plantagenet	24.711	65.937	9.352
Caledonia	30.600	59.640	9.760
Cambridge	24.008	66.091	9.901
Clarence	24.609	64.953	10.438
East Hawkesbury	31.294	58.899	9.807
Longueuil	27.744	63.011	9.245
Russell	30.157	58.567	11.276
South Plantagenet	26.366	62.815	10.819
West Hawkesbury	33.878	57.043	9.079

32/97

ONTARIO REGULATION 278/97
made under the
EDUCATION ACT

Made: July 23, 1997
Filed: July 24, 1997

Amending O. Reg. 185/97
(Establishment and Areas of Jurisdiction
of District School Boards)

Note: Ontario Regulation 185/97 has not previously been amended.

1. Paragraph 11 of section 3 of Ontario Regulation 185/97 is amended by adding at the end "including the Township of Pelee".

2. Paragraph 11 of section 6 of the Regulation is amended by adding at the end "including the Township of Pelee".

3. Paragraph 3 of section 9 of the Regulation is amended by inserting "(including the Township of Pelee)" after "Essex" in the sixth line.

4. (1) Paragraph 5 of section 12 of the Regulation is amended by adding "(including the Township of Pelee)" after "Essex" at the end.

(2) Paragraph 6 of section 12 of the Regulation is amended by inserting "Haldimand-Norfolk" after "Peel" in the fourth line.

32/97

ONTARIO REGULATION 279/97

made under the
EDUCATION ACTMade: July 23, 1997
Filed: July 24, 1997

Amending O. Reg. 250/97

(Representation on District School Boards—1997 Regular Election)

Note: Ontario Regulation 250/97 has not previously been amended.

1. Subsection 1 (3) of Ontario Regulation 250/97 is revoked and the following substituted:

(3) A reference in this Regulation to the clerk shall be deemed to be a reference to,

(a) if the clerk is the clerk of a municipality in respect of which an order has been implemented under section 25.2 or 25.3 of the *Municipal Act* and the order assigns responsibility for conducting the election in the municipality to a person other than the clerk, that other person;(b) if the clerk is the clerk of an area municipality in The Municipality of Metropolitan Toronto, the person designated under paragraph 2 of section 23 of the *City of Toronto Act, 1997*.**2. Subsection 4 (3) of the Regulation is revoked and the following substituted:**(3) The identification shall not be based on the results or estimate under section 2 if the municipality or ward to be used for the election does not exist at the time the identification is made unless an order has been implemented under section 25.2 or 25.3 of the *Municipal Act* making a person responsible for conducting the election in the municipality or unless the election in the municipality will be conducted by the person designated under paragraph 2 of section 23 of the *City of Toronto Act, 1997*.**3. Section 12 of the Regulation is amended by adding the following subsection:**

(4.1) Despite subsections (2) and (4), an existing board that represents the interests of both public and separate school supporters may not appeal the distribution of member positions on an English-language separate district school board or a French-language separate district school board.

4. (1) Subsection 13 (2) of the Regulation is amended by striking out "within 48 hours" in the second line and substituting "as soon as possible".**(2) Section 13 of the Regulation is amended by adding the following subsections:**

(2.1) If the distance between the residence of a person seeking nomination and the office for submission of nominations is greater than 100 kilometres, the clerk referred to in subsection (1) shall delegate such of his or her powers as may be necessary to the clerk of the municipality in which the person resides to permit the person or the person's agent to file the nomination at the latter clerk's office.

(4.1) The clerk referred to in subsection (1) shall forward the results of the vote and the names of the candidates who have been elected to the supervisory officer, who shall forward them to the Commission.

RÈGLEMENT DE L'ONTARIO 279/97

pris en application de la
LOI SUR L'ÉDUCATIONpris le 23 juillet 1997
déposé le 24 juillet 1997

modifiant le Règl. de l'Ont. 250/97

(Représentation au sein des conseils scolaires de district —
élection ordinaire de 1997)

Remarque : Le Règlement de l'Ontario 250/97 n'a pas été modifié antérieurement.

1. Le paragraphe 1 (3) du Règlement de l'Ontario 250/97 est abrogé et remplacé par ce qui suit :

(3) La mention au présent règlement du secrétaire est réputée :

(a) si le secrétaire est le secrétaire de la municipalité à l'égard de laquelle un arrêté ou un ordre a été mis en œuvre aux termes de l'article 25.2 ou 25.3 de la *Loi sur les municipalités* et que cet arrêté ou cet ordre charge une personne autre que le secrétaire de la tenue de l'élection dans la municipalité, la mention de cette autre personne;(b) si le secrétaire est le secrétaire d'une municipalité de secteur située dans la municipalité de la communauté urbaine de Toronto, la mention de la personne désignée aux termes de la disposition 2 de l'article 23 de la *Loi de 1997 sur la cité de Toronto*.**2. Le paragraphe 4 (3) du Règlement est abrogé et remplacé par ce qui suit :**(3) La détermination des municipalités en question ne doit pas être fondée sur les résultats ou une estimation visés à l'article 2 si la municipalité ou le quartier qui doit être utilisé aux fins de l'élection n'existe pas au moment de la détermination, à moins qu'un arrêté ou un ordre chargeant une personne de la tenue de l'élection dans la municipalité n'ait été mis en œuvre aux termes de l'article 25.2 ou 25.3 de la *Loi sur les municipalités* ou qu'une personne désignée aux termes de la disposition 2 de l'article 23 de la *Loi de 1997 sur la cité de Toronto* n'ait été chargée de la tenue de l'élection dans la municipalité.**3. L'article 12 du Règlement est modifié par adjonction du paragraphe suivant :**

(4.1) Malgré les paragraphes (2) et (4), un conseil existant qui représente à la fois les intérêts des contribuables des écoles publiques et des écoles séparées ne peut interjeter appel de la répartition des postes de membre au sein d'un conseil scolaire de district séparé de langue française ou d'un conseil scolaire de district séparé de langue anglaise.

4. (1) Le paragraphe 13 (2) du Règlement est modifié par substitution de «dès que possible après» à «dans les 48 heures suivant» à la deuxième ligne.**(2) L'article 13 du Règlement est modifié par adjonction des paragraphes suivants :**

(2.1) Si la distance entre le domicile d'une personne qui cherche à se porter candidate et le bureau où sont soumises les mises en candidature est de plus de 100 kilomètres, le secrétaire visé au paragraphe (1) délègue ceux de ses pouvoirs jugés nécessaires au secrétaire de la municipalité où réside la personne pour permettre à celle-ci ou à son mandataire de déposer la mise en candidature au bureau de ce dernier secrétaire.

(4.1) Le secrétaire visé au paragraphe (1) communique le résultat du scrutin et les noms des candidats élus à l'agent de supervision, qui les transmet à la Commission.

5. Section 15 of the Regulation is amended by adding the following subsection:

(7) The secretary of an existing board, who was deemed for purposes of the 1994 regular election to be the clerk for trustee distribution purposes for a part of territory without municipal organization that is deemed to be a district municipality under subsections (1) to (6), shall be the clerk in such part for the purposes of this Regulation.

6. The Regulation is amended by adding the following sections:

TRANSITIONAL MATTERS

18. (1) In this section and in sections 19, 20 and 21,

“new office” means the office of member of a district school board;
«nouveau poste»

“old office” means an office on an existing board. «ancien poste»

(2) A new office and an old office correspond if the relevant electoral group for the new office includes all or part of the electoral group for the old office.

19. (1) The clerk shall send to every candidate for an old office at the election a notice,

- (a) advising of the candidate's right to file a nomination for a new office;
- (b) explaining the candidate's options under section 20.

(2) The notice shall be sent by registered mail or delivered personally on or before August 30, 1997.

20. (1) The rules set out in subsection (2) apply to a candidate for an old office who files a nomination for a corresponding new office on or before September 13, 1997.

(2) The rules referred to in subsection (1) are:

- 1. The nomination filing fee paid with respect to the nomination for the old office shall be deemed to have been paid with respect to the nomination for the new office.
- 2. The campaign for the old office shall be deemed to form part of the campaign for the new office.
- 3. The campaign for the new office shall be deemed to have begun on the day the candidate was nominated for the old office and not as provided in section 68 of the *Municipal Elections Act, 1996*.

(3) The rules set out in subsection (4) apply to a candidate for an old office who does not file a nomination for a corresponding new office as described in subsection (1).

(4) The rules referred to in subsection (3) are:

- 1. The candidate's election campaign period ends on the day that is 60 days after the date of publication of this Regulation in *The Ontario Gazette*.
- 2. The nomination for the old office shall be deemed to have been withdrawn on the day referred to in paragraph 1.

(5) Subsections (3) and (4) do not apply to a candidate who actually withdraws the nomination.

21. A candidate for a new office is entitled,

- (a) to carry forward, for the purposes of clause 79 (3) (b) of the *Municipal Elections Act, 1996*, any deficit accumulated in a campaign for a corresponding old office in the 1994 regular election or in an intervening by-election;

5. L'article 15 du Règlement est modifié par adjonction du paragraphe suivant :

(7) Le secrétaire d'un conseil existant qui était réputé, aux fins de l'élection ordinaire de 1994, le secrétaire aux fins de la répartition des conseillers pour une partie d'un territoire non érigé en municipalité qui est réputé une municipalité de district aux termes des paragraphes (1) à (6) est, pour l'application du présent règlement, le secrétaire pour cette partie.

6. Le Règlement est modifié par adjonction des articles suivants :

QUESTIONS TRANSITOIRES

18. (1) Les définitions qui suivent s'appliquent à cet article et aux articles 19, 20 et 21.

«ancien poste» Le poste de membre d'un conseil existant. («old office»)

«nouveau poste» Le poste de membre d'un conseil scolaire de district.
(«new office»)

(2) Un nouveau poste et un ancien poste correspondent si le groupe électoral pertinent aux fins du nouveau poste comprend tout ou partie du groupe électoral aux fins de l'ancien poste.

19. (1) Le secrétaire envoie à chaque candidat à un ancien poste à l'élection un avis :

- a) l'informant du droit qu'il a de déposer une mise en candidature à l'égard d'un nouveau poste;
- b) expliquant les options qu'il a aux termes de l'article 20.

(2) L'avis est envoyé par courrier recommandé ou remis en mains propres au plus tard le 30 août 1997.

20. (1) Les règles énoncées au paragraphe (2) s'appliquent au candidat à un ancien poste qui dépose une mise en candidature à l'égard d'un nouveau poste correspondant au plus tard le 13 septembre 1997.

(2) Les règles visées au paragraphe (1) sont les suivantes :

- 1. Les droits versés pour le dépôt de la mise en candidature à l'égard de l'ancien poste sont réputés avoir été versés pour le dépôt de la mise en candidature à l'égard du nouveau poste.
- 2. La campagne pour l'ancien poste est réputée faire partie de la campagne pour le nouveau poste.
- 3. La campagne pour le nouveau poste est réputée avoir commencé le jour où le candidat a été déclaré candidat à l'ancien poste, et non selon ce que prévoit l'article 68 de la *Loi de 1996 sur les élections municipales*.

(3) Les règles énoncées au paragraphe (4) s'appliquent au candidat à un ancien poste qui ne dépose pas de mise en candidature à l'égard d'un nouveau poste correspondant, conformément au paragraphe (1).

(4) Les règles visées au paragraphe (3) sont les suivantes :

- 1. La période de campagne électorale du candidat prend fin le 60^e jour qui suit la date de publication du présent règlement dans la *Gazette de l'Ontario*.
- 2. La candidature à l'égard de l'ancien poste est réputée avoir été retirée le jour visé à la disposition 1.

(5) Les paragraphes (3) et (4) ne s'appliquent pas au candidat qui retire effectivement sa candidature.

21. Le candidat à un nouveau poste a le droit :

- a) de reporter, pour l'application de l'alinéa 79 (3) b) de la *Loi de 1996 sur les élections municipales*, tout déficit accumulé à l'égard d'une campagne pour un ancien poste correspondant menée lors de l'élection ordinaire de 1994 ou d'une élection partielle tenue dans l'intervalle;

- (b) receive payment, under subsection 79 (8) of the *Municipal Elections Act, 1996*, of any surplus accumulated in such a campaign.

22. (1) Subsection 37 (3) of the *Municipal Elections Act, 1996* shall be read without reference,

- (a) to the words "among the members representing an electoral group" in the part of the subsection before paragraph 1; and

- (b) to the words "for the electoral group" in the third line of paragraphs 1 and 2.

(2) Subsection 38 (1) of the *Municipal Elections Act, 1996* shall be read without reference,

- (a) to the words "to represent the electoral group" in the third and fourth lines; and

- (b) to the words "of the members representing the electoral group" in the fifth and sixth lines.

(3) Clause 38 (2) (a) of the *Municipal Elections Act, 1996* shall be read without reference to the words "representing the electoral group".

(4) An application for a compliance audit referred to in subsection 81 (1) of the *Municipal Elections Act, 1996* made before January 1, 1998 shall be made to the Commission.

(5) On receiving an application referred to in subsection (4), the Commission shall, as soon as practicable, refer it to the board to which the candidate sought election, and the 30-day period provided in subsection 81 (3) of the *Municipal Elections Act, 1996* for a decision on the application runs from the day the board receives the application.

(6) Prior to January 1, 1998, for the purposes of subsection 84 (5) of the *Municipal Elections Act, 1996*, a clerk who receives a disclaimer shall send it to the Commission and not to the secretary of the local board.

7. The Schedule to the Regulation is amended by,

- (a) striking out "6,734" opposite Board number 08 and substituting "5,599";
- (b) striking out "16,987" opposite Board number 34B and substituting "17,261";
- (c) striking out "24,362" opposite Board number 60A and substituting "24,283"; and
- (d) striking out "33,859" opposite Board number 62 and substituting "34,133".

8. Table 3 of the Regulation is amended by striking out "7" in Column 2 opposite "40,000 square kilometres or more" in Column 1 and substituting "the lesser of 7 and the difference between 12 and the number of population member positions".

9. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 1, 2 and 3, subsection 4 (1) and sections 5, 7 and 8 shall be deemed to have come into force on June 30, 1997.

- b) de recevoir le versement, aux termes du paragraphe 79 (8) de la *Loi de 1996 sur les élections municipales*, de tout excédent accumulé à l'égard d'une telle campagne.

22. (1) Le paragraphe 37 (3) de la *Loi de 1996 sur les élections municipales* se lit comme si :

- a) d'une part, les mots « parmi les membres représentant un groupe électoral » dans la partie du paragraphe qui précède la disposition 1 n'y figuraient pas;

- b) d'autre part, les mots « du groupe électoral » à la troisième ligne des dispositions 1 et 2 n'y figuraient pas.

(2) Le paragraphe 38 (1) de la *Loi de 1996 sur les élections municipales* se lit comme si :

- a) d'une part, les mots « pour représenter le groupe électoral » aux troisième et quatrième lignes n'y figuraient pas;

- b) d'autre part, les mots « des membres représentant le groupe électoral » aux quatrième et cinquième lignes n'y figuraient pas.

(3) L'alinéa 38 (2) a) de la *Loi de 1996 sur les élections municipales* se lit comme si les mots « représentant le groupe électoral » n'y figuraient pas.

(4) Toute demande de vérification de conformité visée au paragraphe 81 (1) de la *Loi de 1996 sur les élections municipales* qui est présentée avant le 1^{er} janvier 1998 doit l'être à la Commission.

(5) Dès réception d'une demande visée au paragraphe (4), la Commission la renvoie, dès que les circonstances le permettent, au conseil auquel le candidat a cherché à se faire élire. Le délai de 30 jours prévu au paragraphe 81 (3) de la *Loi de 1996 sur les élections municipales* pour prendre une décision touchant la demande court à compter du jour où le conseil reçoit celle-ci.

(6) Avant le 1^{er} janvier 1998, pour l'application du paragraphe 84 (5) de la *Loi de 1996 sur les élections municipales*, le secrétaire qui reçoit une renonciation l'envoie à la Commission et non pas au secrétaire du conseil local.

7. L'annexe du Règlement est modifiée :

- a) par substitution de « 5 599 » à « 6 734 » en regard du numéro de conseil 08;
- b) par substitution de « 17 261 » à « 16 987 » en regard du numéro de conseil 34B;
- c) par substitution de « 24 283 » à « 24 362 » en regard du numéro de conseil 60A;
- d) par substitution de « 34 133 » à « 33 859 » en regard du numéro de conseil 62.

8. Le tableau 3 du Règlement est modifié par substitution de « 7 » ou, si elle lui est inférieure, la différence entre 12 et le nombre de postes de membre liés à la population » à « 7 » dans la colonne 2 en regard de « 40 000 kilomètres carrés ou plus » dans la colonne 1.

9. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) Les articles 1, 2 et 3, le paragraphe 4 (1) ainsi que les articles 5, 7 et 8 sont réputés être entrés en vigueur le 30 juin 1997.

ONTARIO REGULATION 280/97
made under the
MINISTRY OF COLLEGES AND UNIVERSITIES ACT

Made: July 23, 1997
Filed: July 24, 1997

Amending Reg. 774 of R.R.O. 1990
(Ontario Student Loans)

Note: Regulation 774 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) The definition of "approved course of studies" in subsection 1 (1) of Regulation 774 of the Revised Regulations of Ontario, 1990 is amended by striking out "four weeks" in the second line and substituting "12 weeks".

(2) Clause (j) of the definition of "eligible institution" in subsection 1 (1) of the Regulation is revoked.

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

"minimum required course load" means, in respect of a student enrolled in a course or courses of study at an eligible institution or specified educational institution,

- (a) 60 per cent of what the institution considers to be a full course load for the course or courses of study, if the student is not a person with a disability, or
- (b) 40 per cent of what the institution considers to be a full course load for the course or courses of study, if the student is a person with a disability;

(4) The definition of "specified educational institution" in subsection 1 (1) of the Regulation is amended by striking out "the *Canada Student Loans Act*" in the third line and substituting "the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada)".

2. (1) Subsection 2 (1) of the Regulation is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding the following clause:

- (c) he or she reduces his or her course load to less than the minimum required course load.

(2) Subsection 2 (2) of the Regulation is revoked.

3. Subsection 3 (1) of the Regulation is revoked and the following substituted:

(1) A student to whom a student loan has been made shall be deemed not to have ceased to be a student under section 2 if,

- (a) within six months after ceasing to be a student under section 2, he or she provides the bank to which his or her obligations under the loan are owed with a confirmation of enrolment in a form determined by the Minister certifying that he or she is enrolled in an approved course of studies at an eligible institution and that his or her course load is at least the minimum required course load; or
- (b) he or she establishes to the satisfaction of the Minister that,
 - (i) he or she was unable to provide the confirmation referred to in clause (a),

- (ii) he or she is enrolled at a specified educational institution in a course or courses of study approved by the Minister of at least 12 weeks duration leading to a certificate, diploma or degree, and

- (iii) his or her course load is at least the minimum required course load.

4. (1) Subsection 9.1 (1) of the Regulation is revoked and the following substituted:

(1) If a borrower received and was entitled to receive loans under this Regulation, the *Canada Student Loan Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada) for at least two academic terms beginning on or after August 1, 1993, the total principal amount owing on the borrower's student loans shall, in a consolidated student loan agreement entered into under section 8, be reduced by the amount calculated in accordance with the following formula:

$$A = (B + C - (\$3,000 \times D)) + (E + F - (\$3,500 \times G))$$

where,

- A = the amount of the reduction,
- B = the total principal amount of the loans that the borrower received and was entitled to receive under this Regulation in respect of periods beginning on or after August 1, 1993 and before August 1, 1997,
- C = the total principal amount of the loans that the borrower received and was entitled to receive under the *Canada Student Loans Act* (Canada) and the *Canada Student Financial Assistance Act* (Canada) in respect of periods beginning on or after August 1, 1993 and before August 1, 1997,
- D = the number of academic terms in respect of which the borrower received loans under this Regulation, the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada) in respect of periods beginning on or after August 1, 1993 and before August 1, 1997,
- E = the total principal amount of the loans that the borrower received and was entitled to receive under this Regulation in respect of periods beginning on or after August 1, 1997,
- F = the total principal amount of the loans that the borrower received and was entitled to receive under the *Canada Student Loans Act* (Canada) and the *Canada Student Financial Assistance Act* (Canada) in respect of periods beginning on or after August 1, 1997,
- G = the number of academic terms in respect of which the borrower received loans under this Regulation, the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada) in respect of periods beginning on or after August 1, 1997.

(2) Subsection 9.1 (3) of the Regulation is amended by striking out "section 9" in the second line and substituting "section 8".

5. Subsection 11 (2) of the Regulation is amended by striking out "the sixth month after" in the fifth and sixth lines and substituting "the last day of".

6. Subsection 12 (4) of the Regulation is revoked and the following substituted:

(4) The Minister shall not suspend an obligation to pay the amounts of principal and interest owing on a student loan,

- (a) to a date earlier than three months before the date of the borrower's application for the suspension; or

- (b) to a date earlier than the last day of the sixth month after the month in which the borrower ceased to be a student.

7. (1) Subsection 16 (3) of the Regulation is revoked and the following substituted:

(3) The rate of interest payable by a borrower pursuant to a consolidated student loan agreement shall,

- (a) in the case of an agreement entered into before April 1, 1998, commence at the prime rate in effect on the first day of the seventh month immediately following the month in which the borrower ceased to be a student, plus one per cent, and then continue at the prime rate plus one per cent in accordance with changes in the prime rate; or

- (b) in the case of an agreement entered into on or after April 1, 1998, commence at the prime rate in effect on the first day of the month immediately following the month in which the borrower ceased to be a student, plus one per cent, and then continue at the prime rate plus one per cent in accordance with changes in the prime rate.

(3.1) If a borrower fails to enter into a consolidated student loan agreement in accordance with section 8, the rate of interest payable by the borrower pursuant to a student loan agreement shall,

- (a) in the case of a borrower who was required to enter into a consolidated student loan agreement before April 1, 1998, commence at the prime rate in effect on the first day of the seventh month immediately following the month in which the borrower ceased to be a student, plus one per cent, and then continue at the prime rate plus one per cent in accordance with changes in the prime rate; or

- (b) in the case of a borrower who was not required to enter into a consolidated student loan agreement until April 1, 1998 or a later date, commence at the prime rate in effect on the first day of the month immediately following the month in which the borrower ceased to be a student, plus one per cent, and then continue at the prime rate plus one per cent in accordance with changes in the prime rate.

(2) Subsection 16 (5) of the Regulation is revoked and the following substituted:

(5) No interest is payable by a student on a student loan in respect of any period while he or she is a student or in respect of the period from the day he or she ceases to be a student to,

- (a) the last day of the sixth month after the month in which he or she ceases to be a student, if the student enters into a consolidated student loan agreement in accordance with section 8 before April 1, 1998; or
- (b) the last day of the month in which he or she ceases to be a student, if the student fails to enter into a consolidated student loan agreement in accordance with section 8 or enters into a consolidated student loan agreement in accordance with section 8 on or after April 1, 1998.

8. Subsection 25 (1) of the Regulation is amended by striking out "Director, Student Awards Branch" and substituting "Director, Student Support Branch".

ONTARIO REGULATION 281/97
made under the
MINISTRY OF COLLEGES AND UNIVERSITIES ACT

Made: July 23, 1997

Filed: July 24, 1997

Amending Reg. 774 of R.R.O. 1990
(Ontario Student Loans)

Note: Since January 1, 1997, Regulation 774 has been amended by Ontario Regulation 280/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "financial resources" in subsection 1 (1) of Regulation 774 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

- (d) the assets of the applicant and his or her spouse,

2. Section 5 of the Regulation is amended by adding the following subsection:

(4) A certificate of loan approval shall not be issued unless the student is enrolled in an approved course of studies and has a course load of at least the minimum required course load.

3. (1) Subsection 7 (1) of the Regulation is amended by striking out "the *Canada Student Loans Act*" in the fourth line and substituting "the *Canada Student Loans Act* (Canada) and the *Canada Student Financial Assistance Act* (Canada)".

(2) Clause 7 (2) (a) of the Regulation is amended by striking out "the *Canada Student Loans Act* (Canada)" in the fourth and fifth lines and substituting "the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada)".

(3) Clause 7 (2) (b) of the Regulation is amended by striking out "Treasurer of Ontario" in the first line and substituting "Minister of Finance".

(4) Subsection 7 (2) of the Regulation is amended by adding the following clause:

- (c) who owns, possesses or controls, or whose spouse owns, possesses or controls, real or personal property that in the opinion of the Minister constitutes sufficient financial resources to meet the education costs of the applicant;

(5) Clause 7 (2) (i) of the Regulation is amended by,

- (a) striking out "the *Canada Student Loans Act*" in the first and second lines and substituting "the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada)"; and

- (b) striking out "or" at the end.

(6) Clause 7 (2) (j) of the Regulation is amended by,

- (a) striking out "the *Canada Student Loans Act*" in the seventh and eighth lines and substituting "the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada)"; and

- (b) adding "or" at the end.

(7) Subsection 7 (2) of the Regulation is amended by adding the following clause:

- (k) who has failed to make satisfactory arrangements with the Minister for the payment of any amount required to be paid under subsection 9.1 (3).

(8) Subsection 7 (3) of the Regulation is amended by striking out "the *Canada Student Loans Act*" in the third and fourth lines and substituting "the *Canada Student Loans Act* (Canada) or the *Canada Student Financial Assistance Act* (Canada)".

32/97

ONTARIO REGULATION 282/97
made under the
CONSERVATION AUTHORITIES ACT

Made: June 5, 1997
Approved: July 23, 1997.
Filed: July 25, 1997

**FILL, CONSTRUCTION AND ALTERATION TO
WATERWAYS—OTONABEE REGION
CONSERVATION AUTHORITY**

1. In this Regulation,

"Authority" means the Otonabee Region Conservation Authority;

"building" means a building or structure of any kind;

"drainage area" means, for a point, the area that contributes runoff to that point;

"fill" means any material used or capable of being used to raise, lower or in any way affect the contours of the ground, whether on a permanent or temporary basis and whether it originated on the site or elsewhere;

"fill line" means any line designated as such on the maps referred to in the Schedules;

"regional storm" means,

(a) for bodies of water in Column 1 of Table 1, the rainfall, snowmelt or the combination of rainfall and snowmelt that would produce the water surface elevations above Canadian Geodetic Datum as set out in Column 2 of Table 1 opposite the bodies of water in Column 1 of Table 1,

(b) for the main channel of the Otonabee River from the confluence with Rice Lake north to Young's Point, the rainfall, snowmelt or the combination of rainfall and snowmelt that would produce a peak flow of 444.80 cubic metres per second, and

(c) for the remainder of the watershed within the jurisdiction of the Authority, a storm producing in a 12-hour period,

(i) in a drainage area of 25 square kilometres or less, a rainfall that has the distribution set out in Table 2, or

(ii) in a drainage area of more than 25 square kilometres, a rainfall such that the number of millimetres of rain referred to in each case in Table 2 shall be modified by the percentage amount shown in Column 2 of Table 3 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 3;

"river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority.

TABLE 1

COLUMN 1	COLUMN 2
Water Body	Water Surface Elevation (metres)
Rice Lake	187.56
Stony Lake	235.65
Clear Lake	235.65
Lovesick Lake	241.93
Deer Bay	243.93
Buckhorn Lake	246.89
Chemong Lake	246.89
Pigeon Lake	246.89

TABLE 2

15 mm of rain in the first hour
20 mm of rain in the second hour
10 mm of rain in the third hour
3 mm of rain in the fourth hour
5 mm of rain in the fifth hour
20 mm of rain in the sixth hour
43 mm of rain in the seventh hour
20 mm of rain in the eighth hour
23 mm of rain in the ninth hour
13 mm of rain in the tenth hour
13 mm of rain in the eleventh hour
8 mm of rain in the twelfth hour

TABLE 3

COLUMN 1	COLUMN 2
Drainage Area (km ²)	Percentage
26 to 50 both inclusive	97
51 to 75 both inclusive	94
76 to 100 both inclusive	90
101 to 150 both inclusive	87
151 to 200 both inclusive	84
201 to 250 both inclusive	82
251 to 375 both inclusive	79
376 to 500 both inclusive	76
501 to 750 both inclusive	74
751 to 1000 both inclusive	70
1001 to 1250 both inclusive	68
1251 to 1500 both inclusive	66
1501 to 1800 both inclusive	65
1801 to 2100 both inclusive	64
2101 to 2300 both inclusive	63

COLUMN 1	COLUMN 2
Drainage Area (km ²)	Percentage
2301 to 2600 both inclusive	62
2601 to 3900 both inclusive	58
3901 to 5200 both inclusive	56
5201 to 6500 both inclusive	53
6501 to 8000 both inclusive	50

2. The areas described in the Schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill.

3. Subject to section 4, no person shall,

- (a) construct a building or permit a building to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped permanently or temporarily in an area described in the Schedules; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, lake, creek, stream or watercourse.

4. Subject to the *Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of a building or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, lake, creek, stream or watercourse if, in the opinion of the Authority, the construction or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel will not adversely affect the control of flooding or pollution or the conservation of land.

5. No person shall commence to construct any building or dump or place fill, or straighten, change, divert or interfere with the existing channel of a river, lake, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4.

6. (1) A signed application for permission to construct a building shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building to be constructed, including drainage details and the method of construction;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed or dumped, showing the proposed location of the fill, the depth to which it is proposed to be placed or dumped and the proposed final grade of the land when the placing or dumping of fill is completed;

- (b) four copies of a complete description of the type of fill proposed to be placed or dumped and the method of placing or dumping the fill;

- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and

- (d) four copies of a statement of the proposed use of the land following completion of the placing or dumping of the fill.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, lake, creek, stream or watercourse shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of the straightening, change, diversion or interference;

- (b) four copies of a description of the protective measures to be undertaken and the method to be used to carry out the straightening, change, diversion or interference;

- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and

- (d) four copies of a statement of the purpose of the straightening, changing, diverting or interfering.

7. The Authority may at any time withdraw a permission given under section 4 if, in the opinion of the Authority, the representations contained in the application for permission are not carried out.

8. The Authority may appoint officers to enforce this Regulation.

9. Regulation 165 of the Revised Regulations of Ontario, 1990 is revoked.

Schedule 1

Those lands in the Counties of Peterborough and Victoria as shown on maps OTR 1-1 to OTR 1-141, OTR 1-144 to OTR 1-157, OTR 1-161 to OTR 1-170, OTR 1-174 to OTR 1-189, all inclusive, filed in the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

In the County of Peterborough and more particularly described as follows:

(1) In the Township of Dummer, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	1	all
	2	all
	3	all
	4	all
	5	west ½ west of east ½
	6	south ½
	7	west ½
	8	northwest ¼ southeast ¼ of west ½

Concession	Lot	Coverage
	9	west ½ of west ½
	10	northeast ¼ southwest ¼
	11	southeast ¼
	16	northeast ¼
	17	south ½
	18	north ½
	19	all
	20	east ½ south ½ of west ½
	21	all
	22	east ½ west ½ of west ½
	23	all
	24	north ½ southwest ¼ of west ½
	25	all
	26	east ½ west ½ of east ½
	27	east ½
	28	northwest ¼ of west ½ southeast ½ of east ½
	29	west ½ north ½ of east ½
2	1	all
	2	all
	3	all
	4	all
	5	all
	6	west ½ southeast ¼ of east ½ west ½ of east ½
	7	south ½ of west ½ northwest ¼ of east ½
	8	east ½ northeast ¼ of west ½
	9	east ½ north ½ of west ½
	10	all
	11	all
	12	southwest ¼
	17	northwest ¼ of east ½
	18	all
	19	all
	20	southwest ¼ of west ½ northwest ¼ of east ½
	21	west ½ north ½ of east ½
	22	all

Concession	Lot	Coverage
	23	west ½ west ½ of north ½
	24	east ½ of south ½ west ½ of north ½
	25	west ½
	26	west ½ of west ½
	27	west ½ west ½ of east ½
	28	west ½
	29	west ½ east ½ of north ½
3	1	all
	2	all
	3	all
	4	west ½ south ½ of east ½
	5	west ½ northwest ¼ of east ½
	6	west ½
	7	east ½ east ½ of west ½
	8	east ½ northwest ¼ of west ½
	9	all
	10	all
	11	all
	12	east ½
	13	east ½ north ½ of west ½
	14	east ½ south ½ of west ½
	15	east ¼
	18	southwest ¼ of west ½
	19	northwest ¼ of west ½
	20	southwest ¼ of west ½
	28	northwest ¼ of east ½
	29	east ½ northeast ½ of west ½
4	1	all
	2	all
	3	east ½ northwest ¼ of west ½
	4	south ½
	6	east ½
	7	all
	8	all
	9	all
	10	all

Concession	Lot	Coverage
	11	all
	12	all
	13	west ½ northwest ¼ of east ½
	14	all
	15	all
	16	south ½ east ½ of north ½
	17	south ½ southeast ¼ of north ½
	18	east ½ north ½ of east ½ of west ½
	19	all
	20	east ½ southeast ½ of west ½
	21	all
	22	east ½ east ½ of west ½
	23	east ½ southeast ¼ of west ½
	24	southwest ¼ of east ½
	29	north ½ of west ½
	30	north ⅛
5	1	all
	2	all
	3	all
	4	all
	5	east ½ north ½ of west ½
	6	all
	7	all
	8	west ½ west ½ of east ½
	9	all
	10	all
	11	all
	12	southwest ¼ of west ½
	13	north ½
	14	all
	15	all
	16	east ½ of west ½ west ½ of west ½
	17	west ½
	18	west ½
	19	west ½
	20	west ½ south ½ of east ½

Concession	Lot	Coverage
	21	all
	22	south ½
	30	north ½ of west ½
	31	all
6	1	west ½ northwest ¼ of east ½
	2	all
	3	all
	4	east ½ southeast ¼ of west ½
	6	northwest ¼
	7	all
	8	east ½ east ½ of west ½
	9	east ½ southeast ¼ of west ½
	10	west ½ west ½ of east ½
	11	all
	12	east ½ east ½ of west ½
	13	all
	14	all
	15	all
	16	all
	17	all
	18	all
	19	all
	20	all
	21	all
	22	all
	23	all
	24	east ½ east ½ of west ½
	25	east ½
	29	east ½ east ½ of west ½
	30	all
	31	all
	32	all
7	1	east ½ east ½ of west ½
	2	north ½
	3	west ½ west ½ of east ½
	4	all

Concession	Lot	Coverage
	5	east ½ east ½ of west ½
	6	east ½ north ½ of west ½
	7	west ½ south ½ of east ½
	8	all
	9	all
	10	east ½
	11	all
	12	all
	13	all
	14	west ½ west ½ of east ½
	15	northwest ¼ of west ½
	16	all
	17	all
	18	all
	19	all
	20	all
	21	all
	22	all
	23	all
	24	east ½ west ½ of west ½
	25	west ½
	27	east ½ of east ½
	28	east ½ of east ½
	29	east ½ of east ½ northwest ¼ of west ½
	30	all
	31	all
	32	all
	33	all
8	1	east ½ southwest ¼ of west ½
	2	all
	3	east ½ east ½ of west ½
	4	all
	5	all
	6	northwest ¼
	7	southwest ¼
	8	west ½
	9	west ½

Concession	Lot	Coverage
	10	west ½ north ½ of east ½
	11	all
	12	all
	13	all
	14	south ½ of west ½
	16	northwest ¼ of west ½
	17	west ½ of west ½
	18	northwest ¼ of west ½
	19	west ½ of west ½ east ½ of east ½
	20	southeast ¼ of east ½ west ½ of west ½
	21	east ½ of east ½ west ½
	22	west ½ east ½ of east ½
	23	east ½ of east ½ west ½ of west ½
	24	west ½ southeast ¼ of east ½
	25	southwest ¼ of west ½
	26	all
	27	all
	28	all
	29	west ½ of west ½ east ½ of east ½
	30	west ½ of west ½ east ½ of east ½
	31	all
	32	all
	33	all
9	1	east ½ east ½ of west ½
	2	all
	3	all
	4	north ½
	5	east ½ south ½ of west ½
	6	east ½ east ½ of west ½
	7	all
	8	all
	9	all
	10	east ½ of east ½ north ½ of west ½
	11	all

Concession	Lot	Coverage
	12	southwest $\frac{1}{4}$
	13	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	15	northeast $\frac{1}{4}$ of east $\frac{1}{2}$
	16	southeast $\frac{1}{4}$ of east $\frac{1}{2}$
	18	west $\frac{1}{2}$
	19	west $\frac{1}{2}$ north $\frac{1}{2}$ of west $\frac{1}{2}$
	20	all
	21	all
	22	all
	23	all
	24	all
	25	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	26	east $\frac{1}{2}$
	29	west $\frac{1}{8}$ of west $\frac{1}{2}$
	30	west $\frac{1}{8}$ of west $\frac{1}{2}$
	31	west $\frac{1}{2}$ northeast $\frac{1}{4}$ of east $\frac{1}{2}$
	32	all
10	1	west $\frac{1}{2}$ northwest $\frac{1}{4}$ of east $\frac{1}{2}$
	2	all
	3	all
	4	east $\frac{1}{2}$ southeast $\frac{1}{4}$ of west $\frac{1}{2}$
	5	all
	6	all
	7	all
	8	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	9	all
	10	all
	11	all
	12	all
	13	all
	14	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	15	east $\frac{1}{2}$ northwest $\frac{1}{4}$ of west $\frac{1}{2}$
	16	all
	17	all
	18	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	19	all
	20	west $\frac{1}{2}$ of west $\frac{1}{2}$ east $\frac{1}{2}$ of east $\frac{1}{2}$

Concession	Lot	Coverage
	21	all
	22	all
	23	all
	24	west $\frac{1}{2}$ east $\frac{1}{2}$ of east $\frac{1}{2}$
	25	all
	26	all
	27	all
	28	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	29	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	30	east $\frac{1}{2}$ east $\frac{1}{2}$ of west $\frac{1}{2}$
	31	all
	32	all
	33	all
11	1	east $\frac{1}{2}$
	2	north $\frac{1}{2}$ east $\frac{1}{8}$ of south $\frac{1}{2}$
	3	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	4	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	5	all
	6	all
	7	all
	8	all
	9	all
	10	all
	11	all
	12	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	13	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	14	all
	15	all
	16	west $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	17	all
	18	all
	19	all
	20	all
	21	all
	22	south $\frac{1}{2}$ west $\frac{1}{4}$ of north $\frac{1}{2}$
	23	north $\frac{1}{2}$ west $\frac{1}{4}$ of south $\frac{1}{2}$

Concession	Lot	Coverage
	24	all
	25	all
	26	all
	27	south ½ east ½ of north ½
	29	northwest ⅛ of west ½
	30	all
	31	all
	32	all
	33	all
12	1	all
	2	all
	3	southeast ¼
	6	west ½ west ½ of east ½
	7	west ½
	8	all
	9	west ½ of west ½
	17	north ½ northwest ¼ of south ½
	18	all
	19	all
	20	all
	21	all
	22	all
	23	all
	24	all
	25	all
	26	south ½
	27	west ½
	30	west ½ of west ½
	31	west ½
	32	west ½

(2) In the Township of Asphodel, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	A	all
	1	all
	2	all
	3	all
	4	all
	5	all
	6	all

Concession	Lot	Coverage
	7	east ½ east ½ of west ½
	8	all
	9	south ½
	10	north ½ north ½ of south ½
	11	east ½ east ½ of west ½
	12	east ½ east ½ of west ½
	13	east ½ east ½ of west ½
	14	east ½ east ½ of west ½
	15	east ½ southeast ¼ of west ½
	16	all
	17	west ½ north ½ of east ½
	18	all
	19	all
	20	all
2	A	all
	1	all
	2	all
	3	all
	4	all
	5	all
	6	east ½ of east ½ northwest ¼ of west ½
	7	west ¼
	8	west ½
	9	all
	10	all
	11	west ½ west ½ of east ½
	12	west ½ west ½ of east ½
	13	west ½ west ½ of east ½
	14	all
	15	all
	16	all
	17	east ½
	18	north ½ of west ½ east ½
	19	all
	20	west ½
3	1	all

Concession	Lot	Coverage
	2	all
	3	all
	4	east ½ northeast ¼ of west ½
	5	all
	6	all
	7	all
	8	east ½ east ½ of west ½
	9	all
	10	south ½ east ½ of north ½
	11	west ½ east ½ of east ½
	12	east ½ east ½ of west ½
	13	all
	14	east ½
	16	west ½
	17	west ½
	18	all
	19	all
	20	all
4	2	all
	3	all
	4	west ½ south ½ of east ½
	5	west ½
	6	west ½
	7	west ½
	8	east ½ south ½ of west ½
	9	east ½
	10	west ½ of west ½ southeast ¼
	11	all
	12	south ½ northwest ¼ of north ½
	13	all
	14	all
	15	east ½
	16	east ½ east ½ of west ½
	17	all
	18	all
	19	all
	20	all

Concession	Lot	Coverage
5	2	all
	3	south ½
	4	east ½
	5	east ½
	6	east ½
	7	east ½
	8	east ½
	9	west ½ south ½ of east ½
	10	west ½
	11	west ½ east ½ of east ½
	12	all
	13	all
	14	all
	15	all
	16	west ½
	17	west ½
	18	west ½ west ½ of east ½
	19	all
	20	all
6	2	all
	3	south ½ northwest ¼
	4	all
	5	all
	6	all
	7	all
	8	all
	9	all
	10	east ½ west ½ of east ½
	11	all
	12	all
	13	all
	14	all
	15	all
	16	south ½ southwest ¼ of north ½
	18	all
	19	all
	20	all
7	2	west ½
	3	south ½

Concession	Lot	Coverage
	4	north ½
	5	south ½ east ½ of north ½
	6	southeast ¼
	7	all
	8	all
	9	north ½ east ¼ of south ½
	10	all
	11	all
	12	west ½ northeast ¼
	13	all
	14	west ½ southeast ¼
	15	all
	16	north ½ southeast ¼ of south ½
	17	all
	18	east ½ south ¼ of west ½
	19	all
	20	all
8	5	all
	6	all
	7	all
	8	all
	9	all
	10	all
	11	all
	12	all
	13	all
	14	east ½ northeast ¼ of west ½
	15	all
	17	north ½ northwest ¼ of south ½
9	5	east ½
	6	all
	7	west ½
	8	east ½ northwest ¼ of west ½
	9	all

Concession	Lot	Coverage
	10	southeast ¼
	11	west ½
	12	west ½ west ½ of east ½
	13	all
	14	all
	15	east ½
	16	west ½ west ¼ of east ½
	19	east ½
	20	all
10	6	all
	7	all
	8	all
	9	all
	10	all
	11	all
	12	south ½
	13	west ½ northeast ¼ of east ½
	14	all
	15	all
	16	all
	17	all
11	8	all
	9	east ½ northwest ¼ of west ½
	10	all
	11	all
	12	east ½ southwest ¼ of west ½
	13	east ½ northwest ¼
	14	all
	15	all
	16	all
	17	all
	18	all
	19	all
12	9	all

Concession	Lot	Coverage
	10	all
	11	east ½ east ½ of west ½
	12	all
	13	west ½ east ½ of west ½
	14	all
	15	south ½ west ½ of north ½
	16	west 1/8
	17	west ½
	18	north ½ east ½ of south ½
	19	all
	20	all

(3) In the Township of Smith, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	1	all
	2	all
	3	all
	4	all
	5	all
	6	all
	7	all
	8	all
	9	all
	10	north ½
	11	north ½ of north ½
2	1	southwest ¼ of south ½
	2	south ½
	3	south ½ south ½ of north ½
	4	all
	5	all
	6	north ½ north ½ of south ½
	7	north ½ north ½ of south ½
	8	northwest ¼ of north ½ south ½ of south ½
	9	southeast ¼
	10	south ½ of north ½ west ½ of south ½
	11	all
3	4	south ¼

Concession	Lot	Coverage
	5	all
	6	northwest ¼ of north ½ southeast ½ of south ½
	7	south ½
	8	all
	9	all
	10	south ½ south ½ of north ½
	11	all
	15	north ½ of north ½
	16	east ½
	17	north ½ west ½ of south ½
	18	all
4	19	all
	1	north ½
	2	north ½ north ½ of south ½
	3	north ½ north ½ of south ½
	4	north ½ east ½ of south ½
	5	all
	6	southwest ¼ of south ½
	14	all
	15	south ½ south ½ of north ½
	16	south ½ south ½ of north ½
	17	north ½ northwest ¼ of south ½
5	18	north ½
	19	all
	1	all
	2	all
	3	all
	4	all
	5	all
	6	north ½
	7	north ½
	8	north ½ of north ½
	9	north ½ of north ½ east ½ of south ½
	14	north ½
	15	north ½
	16	all
	17	south ½

Concession	Lot	Coverage
	18	south ½
	19	northwest ¼ of north ½
	21	all
	22	all
	23	all
	24	north ½ of north ½ south ½ of south ½
	25	south ½
	26	all
	27	all
6	12	all
	13	all
	14	all
	15	all
	16	all
	17	north ½ west ½ of south ½
	18	south ½
	19	all
	20	all
	21	north ½ north ½ of south ½
	22	all
	23	all
	24	all
	25	all
	26	north ½ north ½ of south ½
	27	all
	28	all
7	12	all
	13	south ½
	14	south ½
	15	all
	16	all
	17	all
	18	north ½ north ½ of south ½
	19	north ½
	20	north ½
	21	all
	22	all
	23	all
	24	south ½ northwest ¼ of north ½

Concession	Lot	Coverage
	25	south ½
	26	all
	28	east ½
8	12	north ½
	13	north ½
	14	north ½
	15	northwest ¼ of north ½
	16	east ½
	17	all
	18	all
	19	all
	20	north ½ north ½ of south ½
	21	northwest ¼ of north ½
	22	south ½ south ½ of north ½
	23	south ½ south ½ of north ½
	24	all
	25	all
	26	all
9	15	all
	16	all
	17	all
	18	all
	19	all
	20	all
	21	all
	22	all
	23	north ½
	24	north ½ of north ½
	25	south ½
	26	south ½
	27	south ½
	28	south ½ south ½ of north ½
	29	all
10	17	all
	18	all
	19	all
	20	north ½ southeast ¼ of south ½
	21	northwest ¼ of north ½ south ½

Concession	Lot	Coverage
	22	south $\frac{1}{2}$ northeast $\frac{1}{4}$ of north $\frac{1}{2}$
	23	all
	24	all
	25	all
	26	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	27	all
	28	all
	29	all
	30	all
	31	all
	32	all
	33	all
11	18	all
	19	north $\frac{1}{2}$ east $\frac{1}{2}$ of east $\frac{1}{2}$
	20	all
	21	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	22	all
	23	all
	24	southwest $\frac{1}{4}$ of south $\frac{1}{2}$
	25	south $\frac{1}{2}$ north $\frac{1}{2}$ of north $\frac{1}{2}$
	26	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	27	all
	28	all
	29	all
	30	all
	31	north $\frac{1}{2}$ west $\frac{1}{2}$ of south $\frac{1}{2}$
	32	north $\frac{1}{2}$ southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	33	south $\frac{1}{2}$
	34	all
	35	all
12	21	all
	22	east $\frac{1}{2}$ northwest $\frac{1}{4}$ of north $\frac{1}{2}$
	23	all
	24	south $\frac{1}{2}$ west $\frac{1}{2}$ of north $\frac{1}{2}$
	25	all
	26	all
	27	all

Concession	Lot	Coverage
	28	south $\frac{1}{2}$ northeast $\frac{1}{4}$ of north $\frac{1}{2}$
	29	all
	30	all
	31	all
	32	all
	33	north $\frac{1}{2}$
	34	all
	35	all
	36	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	37	south $\frac{1}{2}$
	38	all
	39	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	40	all
13	22	all
	23	all
	24	north $\frac{1}{2}$
	25	all
	26	south $\frac{1}{2}$
	27	southwest $\frac{1}{4}$ of south $\frac{1}{2}$
	28	east $\frac{1}{2}$
	29	all
	30	all
	31	all
	32	all
	33	all
	34	all
	35	south $\frac{1}{2}$ west $\frac{1}{2}$ of south $\frac{1}{2}$
	36	northwest $\frac{1}{4}$
	37	east $\frac{1}{2}$ north $\frac{1}{2}$ of west $\frac{1}{2}$
	38	all
	39	northwest $\frac{1}{4}$
	40	southeast $\frac{1}{4}$
	41	south $\frac{1}{2}$
	42	all
	43	all
14	25	all
	26	north $\frac{1}{2}$ west $\frac{1}{2}$ of east $\frac{1}{2}$
	27	north $\frac{1}{2}$

Concession	Lot	Coverage
	28	north ½ east ½ of south ½
	29	all
	30	north ½ north ½ of south ½
	32	southeast ¼ of south ½
	33	all
	34	all
	35	east ½ of south ½
	36	all
	37	all
	38	all
	39	south ½ west ½ of north ½
	40	south ½ south ½ of north ½
	41	south ½ south ½ of north ½
	42	northwest ¼ of south ½
	43	south ½
	44	east ½ south ½ of west ½
15	21	west ½ north ½ of east ½
	22	northwest ¼ of north ½
	23	south ½
	24	east ½ south ½ of west ½
	25	all
	26	all
	27	all
	28	all
	29	all
	30	all
	31	north ½ north ½ of south ½
	32	north ½ of north ½
	33	east ½ north ½ of west ½
	34	all
	35	north ½ northwest ¼ of south ½
	36	northeast ¼
	37	north ½ north ½ of south ½
	38	north ½ east ½ of south ½
	39	all
	40	north ½ of north ½

Concession	Lot	Coverage
	41	east ½ north ½ of west ½
	42	all
	43	all
	44	northwest ¼ of north ½ southeast ¼ of south ½
	45	south ½ east ½ of north ½
	46	all
	47	all
	48	all
	49	all
16	21	all
	22	all
	23	north ½
	24	northeast ¼
	25	north ½ east ½ of south ½
	26	west ½
	27	south ½
	28	all
	29	north ½
	30	north ½
	31	southeast ¼ of south ½
	32	south ½
	33	south ½
	34	all
	35	all
	36	north ½ northwest ¼ of south ½
	37	all
	38	all
	39	all
	40	all
	41	all
	42	all
	43	all
	44	north ½ southwest ¼ of south ½
	45	all
	46	all
	47	all
	48	all
17	23	all
	24	all

Concession	Lot	Coverage
	25	west ½ north ½ of east ½
	26	north ½
	27	north ½
	28	all
	29	all
	30	all
	31	northwest ¼ of north ½
	34	east ½ north ½ of west ½
	35	all
18	25	all
	26	all
	27	all
	28	all
	29	all
	30	all
	31	all
	32	north ½
	33	all
	34	all
WCR	4	east ½
	5	west ½
	6	all
	9	north ½
	10	all
	11	north ½ of north ½
	12	north ½
ECR	4	all
	5	south ½
	6	north ½ east ½ of south ½
	7	all
	8	east ½
	9	northwest ¼
	10	all
	11	all
	12	north ½

(4) In the Township of Otonabee, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	12	all
	13	all

Concession	Lot	Coverage
	14	all
	15	all
	16	all
	17	east ½ south ½ of west ½
	18	northwest ¼ of west ½ southeast ¼ of west ½
	19	west ½ north ½ of east ½
	20	northwest ¼ of west ½ southeast ¼ of east ½
	21	west ½ northeast ¼ of east ½
	22	east ½
	23	all
	24	all
	25	west ½ northwest ¼ of east ½
	26	all
	27	east ½
	28	all
	29	all
	30	all
	31	west ½ of west ½ east ½
	32	east ½ of east ½
2	12	all
	13	east ½ south ½ of west ½
	14	southeast ¼ of east ½
	16	northeast ¼
	17	east ½
	18	east ½ north ½ of west ½
	19	all
	20	northwest ¼ of west ½ east ½ of east ½
	21	all
	22	east ½
	23	all
	24	east ½ northwest & southeast ¼ of west ½
	25	all
	26	all
	28	northeast ¼ of east ½
	29	north ½ south ½ of east ½
	30	all

Concession	Lot	Coverage
3	31	all
	32	all
	12	all
	13	west ½ of west ½
	14	all
	15	all
	16	all
	17	west ½
	18	northeast ¼ of east ½
	19	northwest ¼ of west ½ east ½ of east ½
	20	west ½ north ½ of east ½
	21	all
	22	all
	23	all
	24	all
	25	all
	26	south ½ north ½ of west ½
	27	west ½
	29	west ½
	30	west ½ north ½ of east ½
	31	all
	32	all
4	10	all
	11	all
	12	west ½ east ½ of east ½
	13	east ½ of east ½
	14	northeast ¼ of east ½
	15	east ½
	16	south ½
	17	west ½
	18	all
	19	all
	20	all
	21	west ½ west ½ of east ½
	22	east ½ east ½ of west ½
	23	all
	24	all
	25	all

Concession	Lot	Coverage
	26	east ½ east ½ of west ½
	27	all
	28	all
	29	all
	30	all
	31	all
	32	all
5	9	all
	10	all
	11	west ½ south ½ of east ½
	12	east ½ southeast ¼ of west ½
	13	south ½ of east ½
	14	west ½
	15	west ½ west ½ of east ½
	16	all
	17	all
	18	all
	19	east ½ southeast ¼ of west ½
	20	east ½
	21	west ½ southwest ¼ of east ½
	22	all
	23	all
	24	all
	25	west ½ of west ½, east ½ of east ½
	26	west ½
	27	all
	28	all
	29	all
	30	all
	31	all
	32	all
6	6	all
	7	all
	8	all
	9	all
	10	all
	11	all
	12	all

Concession	Lot	Coverage
	13	all
	14	all
	15	all
	16	all
	17	all
	18	all
	19	west ½ northwest ¼ of east ½
	20	all
	21	east ½ south ½ of west ½
	22	west ½ east ½ of east ½
	23	east ½ south ½ of west ½
	24	east ½ southeast ¼ of west ½
	25	east ½
	26	east ½ north ½ of west ½
	27	south ½ east ½ of north ½
	28	northwest ¼ of west ½ east ½ of east ½
	29	all
	30	all
	31	all
	32	all
	6	all
	7	east ½ west ½ of west ½
	8	west ½ south ½ of east ½
	9	west ½ east ½ of east ½
	10	east ½ south ½ of west ½
	11	east ½ of east ½
	13	west ½
	14	west ½
	15	south ½ of west ½
	16	east ½
	17	all
	18	all
	19	all
	20	all
	21	all
	22	all

Concession	Lot	Coverage
	23	west ½ of east ½ east ½ of west ½
	24	west ½ of west ½
	25	west ½ west ½ of east ½
	26	east ½
	27	all
	28	all
	29	all
	30	east ½ east ½ of west ½
	31	west ½ east ½ of east ½
	32	west ½ east ½ of east ½
	6	all
	7	all
	8	all
	9	south ½ northwest ¼ of north ½
	10	west ½
	11	all
	12	west ½ north ½ of east ½
	13	northwest ¼ of west ½
	14	east ½ east ½ of west ½
	15	all
	16	all
	17	all
	18	all
	19	all
	20	all
	21	east ½ southeast ¼ of west ½
	22	east ½ northwest ¼ of west ½
	23	west ½
	24	east ½ southeast ¼ of west ½
	25	west ½ of west ½ southeast ¼ of east ½
	26	west ½ north ½ of east ½
	27	all
	28	all
	29	east ½ of west ½ west ½ of east ½

Concession	Lot	Coverage
	30	north ½ of west ½
	31	west ½ north ½ of east ½
	32	all
9	6	all
	7	all
	8	all
	9	east ½ south ½ of west ½
	10	north ½ of west ½ east ½ of east ½
	11	all
	12	east ½
	14	north ½
	15	all
	16	all
	17	all
	18	all
	19	all
	20	west ½ south ½ of east ½
	21	west ½ northwest ½ of east ½
	22	east ½
	23	northwest ¼ of west ½ southeast ¼ of east ½
	24	west ½ northwest ¼ of east ½
	25	all
	26	all
	27	all
	28	all
	29	west ½ west ½ of east ½
	30	all
	31	east ½ southeast ¼ of west ½
	32	west ½ of west ½ east ½ of east ½
10	7	all
	8	all
	9	all
	10	all
	11	southeast ¼ of east ½
	12	northwest ¼ of west ½
	13	west ½ northwest ¼ of east ½

Concession	Lot	Coverage
	14	east ½
	15	northwest ¼
	16	west ½ northwest ¼ of east ½
	17	west ½
	18	all
	19	all
	20	all
	21	northwest ¼ of west ½
	22	west ½ northwest ¼ of east ½
	23	all
	24	all
	25	all
	26	all
	27	all
	28	east ½ east ½ of west ½
	29	all
	30	west ½ west ½ of east ½
	31	all
	32	all
11	1	all
	2	all
	3	all
	4	all
	7	south ½ of west ½
	8	northeast ¼ of east ½
	9	east ½ of east ½
	10	east ½ of east ½
	11	west ½ southeast ¼ of east ½
	12	all
	13	west ½ northwest ¼ of east ½
	14	east ½
	15	east ½ north ½ of west ½
	16	all
	17	east ½ east ½ of west ½
	18	east ½ east ½ of west ½
	19	west ½ east ½ of east ½

Concession	Lot	Coverage
	20	west ½ southeast ¼ of east ½
	21	all
	22	all
	23	east ½ of east ½
	24	northeast ¼ of east ½ northwest ¼ of west ½
	25	all
	26	all
	27	all
	28	all
	29	all
	30	all
	31	all
	32	east ½ east ½ of west ½
12	12	northwest ¼ of west ½
	13	all
	14	all
	15	east ½ southeast ¼ of west ½
	16	east ½
	17	all
	18	east ½ east ½ of west ½
	19	southeast ¼ of east ½ northwest ¼ of west ½
	20	all
	21	south ½ northwest ¼ of north ½
	22	west ½
	23	northwest ¼ of west ½
	24	all
	25	all
	26	all
	27	east ½
	28	all
	29	all
	30	all
	31	south ½
13	11	north ½
	12	east ½
	13	northwest ¼ of west ½ east ½ of east ½
	14	all
	15	west ½ east ½ of west ½

Concession	Lot	Coverage
	16	west ½
	17	northwest ¼ of west ½
	18	west ½ west ½ of east ½
	19	all
	20	all
	21	all
	22	all
	23	all
	24	all
14	12	west ½
	13	all
	14	all
	15	east ½
	16	west ½
	17	all
	18	all
	19	all
	20	all
	21	all
15	22	all
	23	east ½
	24	none
	13	west ½ northeast ¼ of east ½
	14	all
	15	all
	16	all
	17	all
	18	west ½ north ½ of east ½
	19	all
16	20	all
	21	southeast ¼
	12	northeast ¼
	13	all
	14	all
	15	east ½
	16	all
	17	all
	18	all
	19	northeast ¼ of east ½
17	20	southeast ¼ of east ½
	11	all

Concession	Lot	Coverage
	12	all
	13	east ½
	14	east ½
	15	east ½ south ½ of west ½
	16	all
	17	east ½
	18	southeast ¼ of south ½

(5) In the Township of Douro, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	1	west ½ northeast ½ & southeast ½ of east ½
	2	all
	3	all
	4	all
	5	all
	6	all
	7	all
	8	all
	9	all
	10	all
	11	east ½ east ½ of west ½
	15	northwest ¼ of west ½
	16	all
	17	west ½ north ½ of east ½
	18	west ½ north ½ of east ½
	19	all
	20	all
	21	northwest ¼ of west ½
	22	east ½ of east ½ west ½ of west ½
	23	all
	24	southwest ¼ of west ½
	25	east ½ east ⅛ of west ½
	26	all
	27	west ½
	28	all
2	1	all
	2	all
	3	east ½ northwest & southwest ¼ of west ½

Concession	Lot	Coverage
	4	all
	5	west ½ west ½ of east ½
	6	east ½ east ½ of west ½
	7	west ½ east ½ of east ½
	8	all
	9	all
	10	northwest ¼ of west ½
	11	west ½ of west ½
	12	west ½ north ½ of east ½
	13	north ½
	14	south ½ northwest ¼ of north ½
	15	west ½ north ½ of east ½
	16	all
	17	all
	18	all
	19	all
	21	all
	22	all
	23	all
	24	west ½ east ½ of east ½
	25	all
	26	all
3	1	all
	2	east ½ of west ½ west ½ of east ½
	3	all
	4	all
	5	all
	6	west ½ north ½ of east ½
	7	all
	8	all
	9	all
	10	west ½ north ½ of east ½
	11	east ½ west ½ of west ½
	12	all
	13	east ½ south ½ of west ½
	14	east ½

Concession	Lot	Coverage
	15	all
	16	all
	17	all
	18	all
	19	west ½ south ½ of east ½
	20	all
	21	all
	22	all
	23	east ½ east ½ of west ½
	24	east ½ east ½ & northwest ¼ of west ½
	25	all
4	1	west ½ northwest ¼ of east ½
	2	all
	3	all
	4	all
	5	east ½ southeast ¼ of west ½
	6	east ½ north ½ of west ½
	7	all
	8	all
	9	all
	10	all
	11	all
	12	east ½ of east ½
	13	west ½ of west ½
	14	north ½ of east ½ west ½ of west ½
	15	east ½ north ½ of west ½
	16	all
	17	all
	18	all
	19	all
	20	all
	21	all
	22	southwest ¼ & southeast ¼ of south ½
	24	north ½
	25	west ½ east ½ of east ½
	26	all
5	1	all

Concession	Lot	Coverage
	2	all
	3	east ½ southwest ¼ of west ½
	6	north ½ of north ½
	7	all
	9	north ½
	10	all
	11	all
	12	east ½ northwest ¼ & southeast ¼ of west ½
	13	east ½ of east ½ west ½ of west ½
	14	west ½ west ½ of east ½
	15	all
	16	all
	17	all
	18	all
	19	all
	20	all
	21	north ½
	22	all
	23	all
	24	all
	25	all
6	1	all
	2	east ½
	5	northwest ¼ of west ½
	6	all
	7	east ½
	9	northeast ¼ of east ½
	10	west ½ north ½ of east ½
	11	all
	12	all
	13	all
	14	all
	15	all
	16	all
	17	all
	18	east ½
	19	northeast ¼ of east ½
	21	all
	22	all

Concession	Lot	Coverage
7	1	all
	2	west ½
	5	north ½ north ½ of south ½
	6	south ½ south ½ of north ½
	7	northwest ¼ of west ½
	8	west ½ northwest ¼ of east ½
	9	west ½ west ½ of east ½
	10	all
	11	all
	12	all
	13	all
	14	east ½
	19	west ½ of west ½
	20	west ½ west ½ of east ½
	21	all
8	1	all
	2	all
	3	northwest ¼ of west ½
	4	west ½ west ½ of east ½
	5	all
	6	all
	7	east ½ northwest & southwest ¼ of west ½
	8	all
	9	east ½ east ½ of west ½
	10	all
	11	all
	12	all
	13	all
	14	west ½
	15	all
9	1	all
	2	all
	3	all
	4	east ¼
	5	west ½
	6	all
	7	west ½ east ½ of east ½

Concession	Lot	Coverage
	8	southwest ¼ of west ½
	9	northwest ¼ of west ½ northeast ¼ of east ½
	10	all
	11	all
10	1	all
	2	all
	3	west ½
11	1	all
	2	east ½ south ½ of west ½
	3	all
12	1	all
	2	west ½ north ½ of east ½
	3	all

(6) In the Township of Cavan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	5	all
	6	north ½ northwest ¼ of south ½
	7	northwest ¼
	9	north ½
	10	north ½
	11	north ½
	12	northwest ¼
	13	east ½
	14	all
	15	all
	16	all
	17	south ½ south ½ of north ½
	18	all
	19	all
	20	all
	21	south ½
2	1	east ½ of north ½
	2	all
	3	all
	4	all
	5	all

Concession	Lot	Coverage
	6	all
	7	east ½ south ½ of north ½
	8	east ½
	9	all
	10	all
	11	all
	12	all
	13	east ½
	14	all
	15	north ½ northwest ¼ of south ½
	16	all
	17	all
	18	all
	19	all
	20	all
	21	north ½
	22	north ¼
3	1	south ½ northwest ¼ of north ½
	2	south ½
	3	south ½
	4	all
	5	all
	6	all
	7	all
	8	all
	9	all
	10	all
	11	all
	12	south ½
	13	southwest ¼
	16	southeast ¼
	17	south ½ northwest ¼ of north ½
	18	south ½ east ½ of north ½
	19	south ½ west ½ of north ½
	20	south ½ south ½ of north ½
	21	south ½ south ½ of north ½
	22	all

Concession	Lot	Coverage
4	23	south ½ south ½ of north ½
	1	southwest ¼
	3	northeast ¼ of south ½
	4	south ½ south ½ of north ½
	5	north ½
	6	all
	7	all
	8	all
	9	all
	10	all
	11	north ½ southwest ¼ of south ½
	12	north ½ northwest ¼ of south ½
	13	north ½
	14	north ½ north ½ of south ½
	15	north ½ east ½ of south ½
	16	south ½ east ½ of north ½
	17	northwest ¼ south ½
	18	south ½
	20	north ½ north ½ of south ½
	21	north ½
	22	north ½
	23	all
5	4	north ½
	5	southeast ¼ northwest ¼
	6	south ½
	7	north ½ north ½ of south ½
	8	all
	9	all
	10	all
	11	south ½
	12	southwest ¼
	13	all
	14	all
	15	all
	16	north ½ of north ½

Concession	Lot	Coverage
	17	all
	18	all
	19	all
	22	northeast ¼ south ½ of south ½
	23	all
6	1	all
	2	all
	3	all
	4	all
	5	north ½ north ½ of south ½
	6	all
	7	all
	8	south ½
	9	south ½
	10	south ½
	11	all
	12	all
	13	south ½ south ½ of north ½
	14	south ½ south ½ of north ½
	15	south ½
	16	all
	17	south ½
	18	south ½
	19	all
	20	all
	21	all
	22	all
	23	all
7	1	all
	2	south ½ south ½ of north ½
	3	all
	4	all
	5	all
	6	south ½ south ½ of north ½
	7	all
	8	south ½ northeast ¼
	9	all
	10	south ½ northwest ¼

Concession	Lot	Coverage
	11	south ½ northeast ¼
	12	north ½ of north ½
	16	east ½
	17	all
	18	all
	19	all
	20	all
	21	all
	22	all
	23	all
8	1	all
	2	all
	3	south ½ southwest ¼ of north ½
	4	east ½
	5	south ½
	6	south ½
	7	all
	8	all
	9	all
	10	north ½ west ½ of south ½
	11	north ½ west ½ of south ½
	12	north ½ south ½ of south ½
	13	all
	14	north ½ west ½ of south ½
	15	north ½ east ½ of south ½
	16	all
	17	all
	18	all
	19	all
	20	all
	21	south ½
	22	all
	23	south ½ of north ½ north ½ of south ½
9	1	all
	2	all
	3	north ½ north ½ of south ½
	4	north ½

Concession	Lot	Coverage
	5	north ½ of north ½ south ½
	6	all
	7	all
	8	south ½ south ½ of north ½
	9	south ½ south ½ of north ½
	10	south ½ south ½ of north ½
	11	south ½ southwest ¼ of north ½
	12	all
	13	all
	14	all
	15	south ½ south ½ of north ½
	16	all
	17	south ½ south ½ of north ½
	18	all
	19	all
	20	all
	21	all
	22	all
	23	all
10	1	south ½
	2	south ½
	3	all
	4	all
	5	south ½ west ½ of north ½
	6	south ½
	7	all
	8	all
	9	west ½
	12	east ½
	13	south ½ west ½ of north ½
	14	south ½ of south ½
	15	south ½
	16	all
	17	all
	18	south ½ northwest ¼ of north ½

Concession	Lot	Coverage
	19	all
	20	south ½ west ½ of north ½
	21	south ½
	22	all
	23	all
11	2	southeast ¼ of south ½
	3	all
	4	all
	5	west ½
	7	south ½
	8	south ½
	9	all
	10	north ½ north ½ of south ½
	11	northwest ¼
	13	northeast ¼
	15	southeast ¼
	16	south ½ south ½ of north ½
	17	all
	18	south ½
	19	north ½ north ½ of south ½
	20	north ½
	21	northwest ¼
	22	all
	23	north ½
12	4	south ½
	7	southeast ¼
	8	south ½
	9	all
	10	south ½ south ½ of north ½
	11	all
	12	all
	13	all
	14	north ½ north ½ of south ½
	15	north ½ north ½ of south ½
	16	north ½
	17	northwest ¼

Concession	Lot	Coverage
	20	northeast $\frac{1}{4}$
	21	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	22	north $\frac{1}{2}$
	23	north $\frac{1}{2}$
13	5	north $\frac{1}{2}$ of south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	6	all
	7	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	8	north $\frac{1}{2}$ southeast $\frac{1}{4}$
	9	all
	10	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	11	northwest $\frac{1}{4}$
	12	south $\frac{1}{2}$
	13	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	14	all
	15	all
	16	all
	17	all
	18	north $\frac{1}{2}$
	19	north $\frac{1}{2}$
	20	north $\frac{1}{2}$
	21	all
	22	all
	23	all
14	9	north $\frac{1}{2}$ northeast $\frac{1}{4}$ of south $\frac{1}{2}$
	10	south $\frac{1}{2}$
	11	south $\frac{1}{2}$ east $\frac{1}{2}$ of north $\frac{1}{2}$
	12	south $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	13	south $\frac{1}{2}$
	14	all
	15	south $\frac{1}{2}$ west $\frac{1}{2}$ of north $\frac{1}{2}$
	16	all
	17	all
	18	all
	19	all
	20	all
	21	west $\frac{1}{2}$ northeast $\frac{1}{2}$ of south $\frac{1}{2}$

Concession	Lot	Coverage
	22	all
	23	all

(7) In the Township of South Monaghan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
A	3	north $\frac{1}{2}$
	4	south $\frac{1}{2}$
	5	south $\frac{1}{2}$
	6	all
	7	all
	8	south $\frac{1}{2}$
	9	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	10	south $\frac{1}{2}$
	11	south $\frac{1}{2}$
	12	south $\frac{1}{2}$
	13	all
	14	all
	15	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
1	2	north $\frac{1}{2}$
	3	north $\frac{1}{2}$ of north $\frac{1}{2}$ southeast $\frac{1}{4}$
	4	all
	5	north $\frac{1}{2}$
	6	west $\frac{1}{2}$ of west $\frac{1}{2}$
	7	north $\frac{1}{2}$
	8	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	9	all
	10	all
	11	all
	12	east $\frac{1}{2}$ north $\frac{1}{2}$ of west $\frac{1}{2}$
	13	all
	14	north $\frac{1}{2}$
	17	south $\frac{1}{2}$ of north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
2	1	north $\frac{1}{2}$
	2	all

Concession	Lot	Coverage
	3	north ½
	4	north ½
	5	northwest ¼ of north ½
	7	south ½ northwest ¼ of north ½
	8	all
	9	all
	10	all
	11	south ½
	12	south ½ south ½ of north ½
	13	south ½
	14	east ½ south ½ of west ½
	15	all
	16	north ½ north ½ of south ½
	17	northwest ¼
3	1	south ½ east ½ of north ½
	2	all
	3	all
	4	north ½ south ½ of south ½
	5	all
	6	all
	7	all
	8	all
	9	all
	10	northwest ¼
	14	all
	15	all
	16	all
4	1	southwest ¼ of south ½ northeast ¼ of north ½
	2	east ½ northwest ¼ of west ½
	3	north ½
	4	east ½ north ½ of west ½
	5	all

Concession	Lot	Coverage
	6	north ½
	7	southeast ¼
	8	south ½ of south ½
	9	south ½
	10	southwest ¼
	11	south ½
	14	all
	15	southwest ¼
	16	southeast ¼
	17	west ½ of south ½
	18	east ½
	19	southwest ¼ of north ½
5	1	all
	2	all
	3	all
	4	all
	5	south ½
6	1	all
	2	north ½ of north ½ south ½ of south ½
	3	south ½
	4	south ½
	5	south ½

(8) In the Township of North Monaghan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
7	1	south ½ of north ½ south ½
	2	south ½ south ½ of north ½
	3	south ½
9	2	north ½ north ½ of south ½
	3	west ½
	5	north ½
	7	north ½
10	8	north ½
	1	south ½ northwest ¼
	2	south ½ south ½ of north ½

Concession	Lot	Coverage
	4	southeast $\frac{1}{4}$
	5	south $\frac{1}{2}$
	6	south $\frac{1}{2}$
	7	south $\frac{1}{4}$ of south $\frac{1}{2}$
	8	southwest $\frac{1}{4}$
	9	north $\frac{1}{2}$ of north $\frac{1}{2}$
	10	northwest $\frac{1}{16}$
11	1	northeast $\frac{1}{4}$ south $\frac{1}{2}$ of south $\frac{1}{2}$
	2	north $\frac{1}{2}$ of north $\frac{1}{2}$
	3	north $\frac{1}{2}$
	4	northwest $\frac{1}{4}$
12	1	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	2	west $\frac{1}{2}$ of south $\frac{1}{2}$
	3	south $\frac{1}{4}$ of south $\frac{1}{2}$
	4	southwest $\frac{1}{4}$ of southwest $\frac{1}{4}$
12	1	north $\frac{1}{2}$
	2	north $\frac{1}{2}$
	3	northwest $\frac{1}{4}$

(9) In the Township of Emily, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	8	southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	9	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	12	east $\frac{1}{2}$
	13	north $\frac{1}{2}$
	14	southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	15	south $\frac{1}{2}$
	16	south $\frac{1}{2}$
	17	south $\frac{1}{2}$ northeast $\frac{1}{4}$
	18	south $\frac{1}{2}$ northwest $\frac{1}{4}$
	19	all
	20	south $\frac{1}{2}$ southeast $\frac{1}{4}$ of north $\frac{1}{2}$
	21	all
	22	north $\frac{1}{2}$
	23	north $\frac{1}{2}$ southeast $\frac{1}{4}$ of south $\frac{1}{2}$
2	13	southwest $\frac{1}{4}$
	14	south $\frac{1}{2}$
	15	north $\frac{1}{2}$

Concession	Lot	Coverage
	16	north $\frac{1}{2}$
	17	south $\frac{1}{2}$ of south $\frac{1}{2}$
	18	south $\frac{1}{2}$
	19	south $\frac{1}{2}$
	20	south $\frac{1}{2}$
	21	south $\frac{1}{2}$
	22	southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	23	south $\frac{1}{2}$
3	16	south $\frac{1}{2}$
	17	all
	18	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	19	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	22	east $\frac{1}{2}$
	23	west $\frac{1}{2}$ of north $\frac{1}{2}$
4	17	southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	18	south $\frac{1}{2}$
	19	south $\frac{1}{2}$ south $\frac{1}{2}$ of north $\frac{1}{2}$
	20	all
	21	all
	22	all
	23	all
5	20	south $\frac{1}{2}$
	21	north $\frac{1}{2}$ southwest $\frac{1}{4}$ of south $\frac{1}{2}$
	22	all
	23	south $\frac{1}{2}$
6	20	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
	21	all
	22	all
	23	north $\frac{1}{2}$ north $\frac{1}{2}$ of south $\frac{1}{2}$
7	20	southeast $\frac{1}{4}$ of south $\frac{1}{2}$
	21	south $\frac{1}{2}$
	22	all
	23	all
8	22	east $\frac{1}{2}$ of south $\frac{1}{2}$
	23	south $\frac{1}{2}$ east $\frac{1}{2}$ of north $\frac{1}{2}$
10	23	all

(10) In the Township of Ennismore, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	1	south ½
	2	southeast ¼ south ½ of south ½
	3	northeast ¼ south ½
	4	northeast ¼ south ½
2	1	north ½
	2	northwest ¼
	3	northwest ¼ of northwest ¼
	4	north ½ of north ½ southeast ¼ of south ½
	5	south ½ southeast ¼ of north ½
	6	south ½ southeast ¼ of north ½
	7	all
3	1	southeast ¼ west ½
	2	all
	3	south ½ northwest ¼ of north ½
	4	all
	5	all
	6	all
	7	south ½ southeast ¼ of north ½
	8	all
4	1	all
	2	all
	3	all
	4	all
	5	all
	6	all
	7	north ½ of north ½ north ½ of south ½
	8	north ½ of north ½ north ½ of south ½
	9	all
	10	northwest ¼ south ½
	11	all
	12	south ½ northeast ¼
5	1	east ½ of north ½ south ½
	2	all
	3	north ½ southwest ¼

Concession	Lot	Coverage
	4	east ½ of south ½ southeast ¼ of north ½
	5	north ½ east ½ of south ½
	6	all
	7	south ½ south ½ of north ½
	8	all
	9	north ½ southeast ¼
	10	all
	11	south ½ north ½ of north ½
	12	north ½ northwest & southeast ¼ of south ½
	13	all
	14	all
6	1	all
	2	all
	3	north ½
	4	south ½ north ½ of north ½
	5	south ½
	6	all
	7	north ½
	8	northwest ¼
	9	south ½ east ½ of north ½
	10	all
	11	north ½ west ½ of south ½
	12	all
	13	all
	14	all
	15	all
7	1	all
	2	all
	3	north ½ northwest ¼ of south ½
	4	all
	5	all
	6	north ½
	7	north ½ of north ½ south ½
	8	all
	9	north ½ northwest ¼ of south ½

Concession	Lot	Coverage
	10	all
	11	west ½ north ½ of east ½
	12	all
	13	north ½
	14	all
	15	all
	16	all
8	1	all
	2	north ½, south ½ of south ½
	3	south ½
	4	all
	5	all
	7	south ½ southeast ¼ of north ½
	8	all
	9	all
	10	all
	11	all
9	2	all
	3	all
	4	all
	5	all
	6	north ½
	7	all
	8	all
	9	all
10	4	all
	5	north ½ north ¼ of south ½
	6	east ½
	7	all
	8	all
11	5	all
	6	all
	7	all

Schedule 2

Those lands in the County of Peterborough as shown on maps OTR 2-1 to OTR 2-2, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) In the Township of Asphodel, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
7	15	northeast ¼
	16	southeast ¼
8	15	northwest ¼
	16	all
	17	southeast ¼
	19	east ¼
	20	southwest ¼
9	18	northwest ¼
	19	all

(2) That part enclosed within the following irregular boundaries within the Village of Norwood:

Commencing at the point of commencement at the southwest corner of the Village of Norwood limits, thence easterly along Birch Street to Victoria Street (Highway 45), thence northerly along Victoria Street (Highway 45) to the intersection of the Sewage Treatment Plant Road and Victoria Street, thence northeasterly along a line projected from the intersection of the Sewage Treatment Plant Road and Victoria Street to the intersection of Flora Street and King Street, thence northeasterly along King Street to Cedar Street, thence northwesterly along Cedar Street to Queen Street, thence northeasterly along Queen Street to Mill Street, thence easterly along a line projected from the intersection of Queen Street and Mill Street to the Village of Norwood boundary limits, thence northerly and westerly along the Village of Norwood limits to the intersection of the Village of Norwood limits and Dummer Road (Victoria Street), thence southeasterly and southerly along Dummer Road (Victoria Street) to Peterborough Street (Highway 7), thence southwesterly along Peterborough Street (Highway 7) to Colbourne Street, thence southerly along Colbourne Street to Spring Street, thence southwesterly along Spring Street to Oak Street, thence northwesterly along Oak Street to Peterborough Street (Highway 7), thence southwesterly along Peterborough Street (Highway 7) to the Village of Norwood limits, thence southerly along the Village of Norwood limits to the point of commencement.

Schedule 3

Those lands in the Counties of Peterborough and Northumberland as shown on maps OTR 3-1 to OTR 3-5, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) That part enclosed within the following irregular boundaries within the Village of Hastings:

Commencing at the intersection of the westerly boundary line of the Village of Hastings and Park Lane, thence northerly and northwesterly along Park Lane to the intersection of Park Lane and River Road (Front Street), thence northerly and northeasterly along Front Street to the intersection of Front Street and Wellington Street, thence northwesterly along Wellington to the intersection of Wellington Street and Albert Street, thence northwesterly along Albert to the Village of Hastings eastern boundary line, thence southeasterly along the Village of Hastings boundary to the north shore of the Trent River, thence southerly and southwesterly along the north shore of the Trent River to the western boundary of the Village of Hastings, thence northwesterly along the Village of Hastings boundary limits to the point of commencement at the intersection of the Village boundary line and Park Lane.

(2) In the Township of Asphodel, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
7	2	all
	3	south ½
8	5	south ½
9	6	south ½
	5	south ½

Schedule 4

Those lands in the County of Peterborough as shown on maps OTR 4-1 to OTR 4-40, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) In the Township of Otonabee, and more accurately described as the following lots and parts of lots:

Concession	Lot	Coverage
12	27	all
	28	all
	29	west ½
	31	west ½
	32	west ½
14	24	northwest ¼
15	22	north ½
	23	all
	24	all
16	17	west ½
	18	west ½
	19	west ½
	20	all
	21	all
	22	all
	23	all
17	17	all
	18	all

(2) In the Township of North Monaghan, and more accurately described as the following lots and parts of lots:

Concession	Lot	Coverage
7	7	north ½
8	7	all
	8	all
	9	all
9	7	all
	8	all

Concession	Lot	Coverage
	9	all
	10	all
10	8	southeast ¼
	9	all
	10	all
	11	all
	12	all

(3) In the Township of Smith, and more accurately described as following lots and parts of lots:

Concession	Lot	Coverage
3	19	south ½

(4) In the City of Peterborough and more accurately described as follows:

From the point of commencement at the intersection of the City of Peterborough northern limits and Highway 28 (Water Street), thence southerly and southwesterly along Water Street to University Heights Boulevard, thence northwesterly along University Heights Boulevard to Champlain Drive, thence northwesterly along a line projected from the intersection of University Heights Boulevard to Champlain Drive to the intersection of Hetherington Drive and Jennifer Drive, thence northerly along a line projected from the intersection of Jennifer Drive and University Heights Boulevard to the City of Peterborough limits, thence westerly and southerly along the City of Peterborough limits to Water Street, thence southwesterly along Water Street to Cumberland Avenue, thence westerly along Cumberland Avenue to Montcalm Drive, thence southerly and westerly along Montcalm Drive to Cartier Boulevard, thence southwesterly along Cartier Boulevard to the end, thence northwesterly along a line projected from the end of Cartier Boulevard to the eastern most intersection of Trentway Vista and Algonquin Boulevard, thence southerly and westerly along Algonquin Boulevard to Royal Drive, thence northerly along Royal Drive to Edmison Drive, thence westerly along Edmison Drive to Huron Street, thence westerly along a line projected from the intersection of Huron Street and Edmison Drive to the intersection of Cabot Street and Bathurst Street, thence northwesterly along Cabot Street to Franklin Drive, thence westerly along Franklin Drive to Frobisher Street, thence northwesterly along Frobisher Street to Cumberland Street, thence northerly along a line projected from the intersection of Frobisher Street and Cumberland Street to the City of Peterborough limits, thence westerly and southerly along the City of Peterborough limits to Franklin Drive, thence westerly and southerly along Franklin Drive to Neptune Street, thence southeasterly along Neptune Street to Towerhill Road, thence southeasterly along a line projected from the intersection of Neptune Street and Towerhill Road to the intersection of Glebemount Crescent and Oriole Drive, thence southeasterly along a line projected from the intersection of Oriole Drive and Glebemount Crescent to the intersection of Langton Street and Water Street, thence southerly and southwesterly along Water Street to Dublin Street, thence easterly along Dublin to Harvey Street, thence southerly along Harvey Street to McDonnell Street, thence westerly along McDonnell Street to Water Street, thence southerly along Water Street to Sherbrooke Street, thence westerly along Sherbrooke Street to George Street, thence northerly along George Street to McDonnell Street, thence westerly along McDonnell Street to Aylmer Street, thence northerly along Aylmer Street to London Street, thence westerly along London Street to

Park Street, thence northerly along Park Street to Parkhill Road, thence westerly along Parkhill Road to Fairbairn Street, thence northerly and northwesterly along Fairbairn Street to the City of Peterborough limits, thence southerly, westerly and southwesterly along the City of Peterborough limits to Akinson Road, thence southerly along Akinson Road to Parkhill Road West, thence easterly along Parkhill Road West to Wallis Drive, thence northerly along Wallis Drive to Valleyview Drive, thence easterly and northerly along Valleyview Drive to Parkwood Circle, thence easterly and northeasterly along Parkwood Circle to Pinehill Drive, thence southeasterly along a line projected from the intersection of Parkwood Circle and Pinehill Drive to the intersection of Monaghan Road and Bonaccord Street, thence southerly along Monaghan Road to Murray Street, thence easterly along Murray Street to Park Street, thence southerly along Park Street to Brock Street, thence easterly and northerly along Brock Street to Stewart Street, thence southerly along Stewart Street to Charlotte Street, thence easterly along Charlotte Street to Bethune Street, thence southerly along Bethune Street to Dalhousie Street, thence easterly along Dalhousie Street to Aylmer Street, thence southerly along Aylmer to Townsend Street, thence easterly along Townsend Street to George Street, thence southerly along George Street to Lake Street, thence easterly along Lake Street to Crescent Street, thence southerly along Crescent Street to Lock Street, thence southerly along Lock Street to Ware Street, thence easterly along Ware Street to Haggart Street, thence southerly along Haggart Street to Edwards Street, thence westerly along Edwards Street to Lansdowne Street, thence westerly along Lansdowne Street to Lock Street, thence southerly along Lock Street to Braidwood Avenue, thence westerly along Braidwood Avenue to Young Street, thence southerly along Young Street to King George Street, thence westerly along King George Street to Park Street, thence southerly along Park Street to Howden Street, thence westerly along Howden Street to Monaghan Road, thence southerly along Monaghan Road to Cameron Street, thence westerly along Cameron Street to Erskine Avenue, thence northerly along Erskine Avenue to Lansdowne Street West, thence west on Lansdowne Street West to Goodfellow Road, thence northerly along Goodfellow Road to Clonsilla Avenue, thence northerly along Goodfellow Road to Sherbrooke Street, thence westerly along Sherbrooke Street to Earlwood Drive, thence northerly, easterly and westerly along Earlwood Drive to the end, thence northwesterly along a line projected from the northwest end of Earlwood Drive to the intersection of Balsalm Drive and Danita Boulevard, thence southerly along a line projected from the intersection of Danita Boulevard and Balsalm Drive to the intersection of Nevin Avenue and Sherbrooke Street, thence southerly along Nevin Avenue to Link Street, thence westerly along Link Street to Greenhill Drive, thence southerly along Greenhill Drive to Afton Road, thence northerly along Afton Road to the north limit of Larchwood Avenue, thence southwesterly along Larchwood Avenue to Beechwood Drive, thence northwesterly along a line projected from the intersection of Beechwood Drive and Larchwood Avenue to the intersection of Crestwood Avenue and Kawartha Heights Boulevard, thence northerly along Kawartha Heights Boulevard to Bayleaf Court, thence southwesterly along a line projected from the intersection of Kawartha Heights Boulevard and Bayleaf Court to the STUDY LIMIT, thence westerly along a line projected from the STUDY LIMIT to the intersection of Springwood Drive and Wintergreen Trail, thence westerly and southerly along Springwood Drive to Redwood Drive, thence easterly and southerly along Redwood Drive to Cherryhill Road, thence southerly along a line projected from a line from the intersection of Cherryhill Road and Redwood Drive to the intersection of Kawartha Heights Boulevard and Springbrook Drive, thence southeasterly along Springbrook Drive to Daleview Avenue, thence northeasterly and easterly along Daleview Avenue to the intersection of Springbrook Drive to Daleview Avenue, thence easterly along a line projected from the intersection of Springbrook Drive to Daleview Avenue to the intersection of Clonsilla Avenue and Whitefield Drive, thence northeasterly along Clonsilla Avenue to Webber Avenue, thence southerly along Webber Avenue to Lansdowne Street West, thence southwesterly

along a line projected from the intersection of Webber Avenue and Lansdowne Street West to the intersection of Webber Avenue and Harper Road, thence southwesterly along a line projected from the intersection of Webber Avenue and Harper Road to the intersection of the Canadian Pacific Railway and Harper Road, thence southwesterly along a line projected from the intersection of the Canadian Pacific Railway and Harper Road to the intersection of Highway 115 and the City of Peterborough limits, thence easterly and northeasterly along the City of Peterborough limits to the intersection of the City of Peterborough limits and Guthrie Drive, thence northeasterly and easterly along the City of Peterborough limits to the intersection of the City of Peterborough limits and Bensfort Road, thence northwesterly along Bensfort Road to River Road South, thence northeasterly along River Road South to Lansdowne Street East, thence easterly along Lansdowne Street East to Willowcreek Boulevard, thence northerly along Willowcreek Boulevard to Laurie Avenue, thence easterly along Laurie Avenue to Cardinal Avenue, thence southerly, easterly and northerly along Cardinal Avenue to the easterly most intersection of Cardinal Avenue and Laurie Avenue, thence northerly along a line projected from the easterly most intersection of Laurie Avenue and Cardinal Avenue to the City of Peterborough limits, thence westerly and northerly along the City of Peterborough limits to the intersection of Marsdale Avenue and the City of Peterborough limits, thence southwesterly and westerly along Marsdale Avenue to Walker Avenue, thence northwesterly and northerly along Walker Avenue to Maria Street, thence easterly along Maria Street to the City of Peterborough limits, thence northwesterly along the City of Peterborough limits for approximately 500 metres, thence westerly along a line projected from the City of Peterborough limits approximately 500 metres north of Maria Street to the intersection of Ashburnham Drive and Hunter Street East, thence westerly along Hunter Street East to Armour Road, thence southerly and southwesterly along Armour Road to Maria Street, thence westerly along Maria Street to Burnham Street, thence northerly along Burnham Street to Hunter Street East, thence easterly along Hunter Street East to Driscoll Terrace, thence northerly and northeasterly along Driscoll Terrace to Douro Street, thence easterly along Douro Street to Rogers Street, thence northerly along Rogers Street to Dufferin Street, thence easterly along Dufferin Street to Armour Road, thence northerly along Armour Road to Parkhill Road, thence westerly along Parkhill Road to the Canadian National Railway, thence northerly, northeasterly and easterly along the Canadian National Railway to the City of Peterborough limits, thence westerly and southwesterly along the City of Peterborough limits to the intersection of the City of Peterborough limits and Highway 28 (Water Street) to the point of commencement.

Schedule 5

Those lands in the County of Peterborough as shown on maps OTR 5-1 to OTR 5-6 inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

- (1) That part enclosed within the following irregular boundaries within the Village of Millbrook:

From the point of commencement at the study limit of OTR 5-3 on King Street, westerly along King Street to the intersection of Collin's Lane and King Street, thence northerly along Collin's Lane to the intersection of Collin's Lane and Centre Street, thence northwesterly along a line projected from the intersection of Collin's Lane and Centre Street to the abandoned CNR Line, thence northeasterly along the abandoned CNR line for approximately 435 metres, thence due easterly from a line projected from the CNR line to the intersection of Nina Court and Century Boulevard, thence easterly along Century Boulevard to the Village of Millbrook limits, thence southerly and easterly along the Village of Millbrook limits to the intersection of Bank Street and Wing Streets, thence southerly along Bank Street to the intersection of County Road 28

(Main Street) and Bank Street, thence westerly along County Road 28 to the intersection of County Road 28 and Gravel Road, thence southerly along Gravel Road to the Village of Millbrook limits, thence southerly and westerly along the Village of Millbrook limits to the intersection of the Village of Millbrook limits and Anne Street, thence northerly and easterly along Anne Street to the MATCH LINE/STUDY LIMITS.

(2) In the Township of Cavan, and more accurately described as the following lots and parts of lots:

Concession	Lot	Coverage
4	11	north ½
	12	north ½
	13	north ½
5	13	south ½
	14	south ½

Schedule 6

Those lands in the County of Peterborough as shown on maps OTR 6-1 to OTR 6-26, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) In the Township of South Monaghan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
6	5	northeast ¼

(2) In the Township of North Monaghan, and being composed of the following lots and part of lots:

Concession	Lot	Coverage
7	1	south ½ of north ½
	2	north ½
	3	north ½
	4	all
	5	all
	6	all
	7	all
8	1	all
	2	north ½ north ¼ of south ½
	3	north ½ north ¼ of south ½
	4	all
	5	all
	6	all

Concession	Lot	Coverage
9	1	southeast ¼
	2	south ½ southeast ¼ of north ½
	3	south ½ southwest ¼ of north ½
	4	south ½
	5	south ½ south ½ of north ½
	6	south ½ south ½ of north ½

Schedule 7

Those lands in the County of Peterborough as shown on maps OTR 7-1 to OTR 7-8, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) That part enclosed within the following irregular boundaries within the Village of Lakefield:

Commencing at the west end of Stewart Drive, thence easterly along Stewart Drive to Queen Street, thence southerly and southwesterly along Queen Street to Bridge Street, thence southeasterly along Bridge Street to Rabbit Street, thence easterly along a line projected from the intersection of Bridge Street and Rabbit Street to the Canadian National Railway line, thence southerly along the CNR line to the Village of Lakefield limits, thence northwesterly along a line projected from the intersection of the CNR line and the Village of Lakefield boundary to the east end of Kingdon Avenue, thence westerly along Kingdon Avenue to Kawartha Drive, thence northerly along Kawartha Drive to Grant Avenue, thence westerly along Grant Avenue to Caroline Street, thence northerly along Caroline Street to William Street, thence westerly along William Street to Clementi Street, thence northerly along Clementi Street to George Street, thence westerly along George Street to Hunter Street, thence southerly along Hunter Street to Bridge Street, thence westerly along Bridge Street to the study limit.

(2) In the Township of Smith, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
8	26	south ½
	27	all
7	26	north ¼
	28	northeast ¼

(3) In the Township of Douro, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
8	14	northwest ¼

Schedule 8

Those lands in the County of Peterborough as shown on maps OTR 8-2 to OTR 8-9, inclusive, filed at the Regional Office of the Ministry of

Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) In the Township of Cavan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
13	22	northeast ¼

(2) In the Township of North Monaghan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
12	1	north ½
	2	north ¼
	3	north ½
	4	north ¼
13	1	south ¼
	2	south ½
	3	south ½
	4	all
	5	all
	6	west ½

(3) In the Township of Smith, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	4	south ¼
	5	south ¼

Schedule 9

Those lands in the County of Peterborough as shown on maps OTR 9-1 to OTR 9-20, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

(1) In the Township South Monaghan, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
A (broken front)	15	south ½
	16	all
	17	all
1	17	south ½ east ¼ of north ½
	18	all
2	17	all
	18	all

Concession	Lot	Coverage
3	5	northwest ¼
	6	northwest ¼ of northwest ¼
	18	all
	19	all
4	4	southeast ¼
	5	south ½
	6	all
	7	north ½ northwest ¼ of south ½
	8	south ½ north ½ of north ½
	9	all
	10	all
	11	all
	12	all
	13	north ½
	14	north ½
	15	north ½ of north ½
	16	east ½ north ½ of north ½
	17	north ½
	18	northeast ¼ north ½
	19	all
	20	all
	21	doesn't exist
5	4	north ½
	5	all
	6	all
6	3	southeast ¼
	4	south ¼ of south ½
	5	south ½ east ½ of north ½

(2) In the Township of Otonabee, composed of the following lots and parts of lots:

Concession	Lot	Coverage
12	11	east ½ south ¼ of west ½
	12	southeast ¼
13	11	east ½ south ¼ of west ½
	12	southeast ¼

Concession	Lot	Coverage
14	11	all
	12	all
	13	south ½ southeast ¼ of north ½
15	12	all
16	11	all
	12	south ½ northeast ¼
	13	southeast ¼
17	15	southwest ¼

Schedule 10

Those lands in the County of Peterborough as shown on maps OTR 10-1 to OTR 10-9, inclusive, filed at the Regional Office of the Ministry of Natural Resources at Aurora and identified by a stamp of the Registrar of Regulations dated January 24, 1996 and more particularly described as follows:

In the Township of Dummer, and being composed of the following lots and parts of lots:

Concession	Lot	Coverage
1	10	northwest ¼ northwest ¼ of southwest ¼
	11	west ½
	12	east ½ east ½ of west ½
	13	southeast ¼
2	12	northwest ¼ of west ½ northwest ¼ of east ½
	13	all
	14	east ½ of east ½
	15	southeast ¼ of east ½
	16	east ½ of east ½
	17	east ½ of east ½
	18	southeast ¼ of east ½

Concession	Lot	Coverage
3	15	west ½
	16	west ½
	17	northwest ¼, southwest ¼
	18	west ½
	19	east ½ southeast ¼ of west ½
	20	east ½ of east ½
4	20	north ½ of west ½
	21	northwest ¼ of east ½ south ¼ of west ½
	22	south ½ of east ½
5	21	northwest ¼ of northwest ¼
	22	west ½
	23	east ½ southeast ¼ of west ½
	24	southeast ¼
6	23	northwest ¼
	24	west ½
	26	west ½ of west ½ east ½ of east ½
	27	west ½ of west ½ east ½
	28	east ½ of east ½ east ½ of west ½
	29	south ½ south ½ of north ½

OTONABEE REGION CONSERVATION AUTHORITY:

PATRICK WILFORD
Chair

DAN WHITE
Secretary-Treasurer

Dated on June 5, 1997.

32/97

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1997—08—16

ONTARIO REGULATION 283/97 made under the ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: July 24, 1997
Filed: July 28, 1997

Amending O. Reg. 482/73
(County of Halton (now The Regional Municipality of Halton),
City of Burlington)

Note: Since January 1, 1997, Ontario Regulation 482/73 has been amended by Ontario Regulations 135/97 and 254/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 482/73 is amended by adding the following section:

153. (1) Despite sections 4 and 6, the single dwelling existing on the lands described in subsection (2) on the date this section comes into force may be enlarged and used in combination with a convenience store if the following requirements are met:

Minimum Front Yard	2.9 metres
Minimum Side Yards	2.0 metres
Minimum Rear Yard	7.6 metres
Maximum floor area of the convenience store	44.0 square metres
Maximum height of the addition	2 storeys
Parking Spaces	2

(2) Subsection (1) applies to that parcel of land in the City of Burlington in The Regional Municipality of Halton, being Lot 80 on Plan 65, registered in the Land Registry Office for the Registry Division of Halton (No. 20).

PATRICIA BOECKNER
Acting Director
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 24, 1997.

33/97

ONTARIO REGULATION 284/97 made under the PLANNING ACT

Made: July 14, 1997
Filed: July 28, 1997

Amending O. Reg. 279/80
(Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area)

Note: Since January 1, 1997, Ontario Regulation 279/80 has been amended by Ontario Regulation 256/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 279/80 is amended by adding the following section:

140. (1) Despite subsection 27 (1), a single dwelling may be erected, located and used on the land described in subsection (2).

(2) Subsection (1) applies to that parcel of land in the geographic Township of Dennis in the Territorial District of Algoma, being Lot No. 6, Red Rock Subdivision Plan No. H-539, registered in the Land Registry Office for the Land Registry Division of Algoma (No. 1).

KAREN SMITH
Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 14, 1997.

33/97

ONTARIO REGULATION 285/97 made under the PLANNING ACT

Made: July 9, 1997
Filed: July 28, 1997

Amending O. Reg. 25/86
(Zoning Areas—Territorial District of Kenora,
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1997, Ontario Regulation 25/86 has been amended by Ontario Regulations 12/97, 143/97, 144/97 and 218/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 25/86 is amended by adding the following section:

125. (1) Despite section 4, the land described in subsection (2) is, for the purposes of this Order, land in an Open Space Zone.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Drayton in the District of Kenora, being part of GTP Block 10, more particularly described as follows:

Commencing at a point on the south limit of said GTP Block 10 distant 906 metres measured N89°58'35"W therealong from the 7 mile post, which 7 mile post marks also the southeast angle of the lands designated as PART 3 on Plan 23R-9564;

Thence N26°W, 33 metres;

Thence N57°E, 100 metres;

Thence N8°45'E, 59 metres;

Thence N8°30'W, 159 metres;

Thence N38°30'W, 64 metres;

Thence N46°W, 149 metres;

Thence N81°15'E, 26 metres;

Thence S64°10'E, 243 metres;

Thence N88°30'E, 129 metres;

Thence South Ast., 98 metres;

Thence S48°E, 20 metres;

Thence N55°30'E, 26 metres;

Thence S56°40'E, 70 metres;

Thence S68°30'E, 96 metres;

Thence N63°50'E, 62 metres;

Thence N54°45'E, 54 metres;

Thence North Ast., 25 metres;

Thence East Ast., 53 metres;

Thence S18°W, 173 metres;

Thence S53°25'W, 65 metres;

Thence S25°E, 24 metres;

Thence East Ast., 24 metres;

Thence N48°05'E, 49 metres;

Thence N33°30'E, 49 metres;

Thence N14°50'E, 81 metres;

Thence S78°25'E, 44 metres;

Thence South Ast., 16 metres;

Thence S79°E, 29 metres;

Thence North Ast., 49 metres;

Thence N77°40'E, 147 metres;

Thence North Ast., 43 metres;

Thence N39°20'W, 90 metres;

Thence N5°25'E, 131 metres;

Thence N31°20'E, 106 metres;

Thence N52°04'44"W, 32.184 metres, more or less, to a point in the south limit of the CNR right-of-way, designated as PART 1 on Plan KR-144, the said point being 15.24m south of centre line of main track, and distant 75 metres measured N83°45'W along the said south limit from its intersection with a line drawn on a course of N0°02'27"W from the 7 mile post on the south limit of GTP Block 10;

Thence N83°45'W, along the said south limit of CNR right-of-way, 8 metres;

Thence S34°W, 65.5 metres;

Thence S49°15'W, 63 metres;

Thence S20°30'W, 167 metres;

Thence S70°30'W, 251 metres;

Thence West Ast., 58.5 metres;

Thence N36°W, 108.5 metres;

Thence N41°10'E, 91 metres;

Thence N57°E, 231 metres;

Thence N11°47'16"E, 80.607 metres, more or less, to a point in the aforementioned south limit of the CNR right-of-way designated as PART 1 on Plan KR-144, being 15.24 metres south of centre line of the main track, and distant 316 metres measured N83°45'W along the said south limit from its intersection with a line drawn on a course of N0°02'27"W from the 7 mile post on the south limit of GTP Block 10;

Thence N83°45'W, along the said south limit of the CNR right-of-way, 147 metres;

Thence S64°E, 75 metres;

Thence S27°50'W, 105.5 metres;

Thence S63°15'W, 161.5 metres;

Thence S51°05'W, 91 metres;

Thence N27°55'E, 157 metres;

Thence N75°35'W, 140 metres;

Thence N74°E, 121 metres;

Thence N37°25'W, 43 metres;

Thence N87°49'59"W, 196.436 metres;

Thence S47°20'E, 58 metres;

Thence S41°20'W, 114 metres;

Thence South Ast., 43.5 metres;

Thence S78°E, 64 metres;

Thence S9°10'W, 38 metres;

Thence N70°50'W, 210 metres;

Thence N24°50'W, 116.5 metres;

Thence N64°40'E, 117 metres;

Thence N42°18'26"W, 24.805 metres, more or less, to a point in the south limit of CNR station grounds, designated as PART 3 on Plan KR-144, the said point being 45.72 metres south of centre line of the main track, and distant 160.061 metres westerly measured on a curve to the left along the said south limit, from a beginning of curve;

Thence westerly, continuing on the said curve to the left along the south limit of the CNR station grounds, 90.309 metres to an end of curve;

Thence S87°41'W, along the said south limit of the CNR station grounds, 59.542 metres to a bend in the said limit;

Thence S15°W, 45 metres;

Thence S76°E, 56 metres;

Thence S10°W, 53 metres;

Thence S58°05'E, 48 metres;

Thence S8°30'E, 53 metres;

Thence N57°35'W, 138 metres;

Thence S39°32'06"W, 29.754 metres, more or less, to a point in the easterly limit of the right of way of the Sioux Lookout Truck Bypass, designated as PART 4 on Plan 23R-9564, and 60 metres in width, the said point being distant 210 metres, measured northeasterly on a curve to the left along the said easterly limit from beginning of curve 0+886.286;

Thence southwesterly on a curve to the right along the said easterly limit, 210 metres to beginning of curve 0+886.286;

Thence S39°08'57"W, continuing along the said easterly limit, 137.110 metres;

Thence S11°35'E, 62 metres;

Thence S33°30'E, 61 metres;

Thence S19°W, 63 metres;

Thence S61°W, 71 metres;

Thence N60°05'48"W, 102.836 metres, more or less, to a point in the aforementioned easterly limit of the right of way of the Sioux Lookout Truck Bypass, distant 12 metres measured N39°08'57"E therealong from its intersection with the northeasterly limit of the lands designated as PART 1 on Plan KR-602, which intersection is also the most westerly angle of the lands designated as PART 3 on Plan 23R-9564;

Thence S39°08'57"W, along the said easterly limit of the Sioux Lookout Truck Bypass, 12 metres to the aforementioned northeasterly limit of the lands designated as PART 1 on Plan KR-602;

Thence S47°29'00"E, along the said northeasterly limit, 72.640 metres to the easterly angle of the said lands designated as PART 1 on Plan KR-602;

Thence S47°27'E, along the northeasterly limit of the lands designated as PART 4 on Plan 23R-9564, 14.880 metres to the south limit of GTP Block 10;

Thence S89°58'35"E, along the said south limit of GTP Block 10, 500.695 metres, more or less, to the point of commencement.

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 9, 1997.

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ONTARIO REGULATION 286/97 made under the PENSION BENEFITS ACT

Made: July 28, 1997
Filed: July 29, 1997

Amending Reg. 909 of R.R.O. 1990
(General)

Note: Regulation 909 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 909 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

10.1 (1) This section applies with respect to a payment from surplus out of a pension plan to the employer,

RÈGLEMENT DE L'ONTARIO 286/97 pris en application de la LOI SUR LES RÉGIMES DE RETRAITE

pris le 28 juillet 1997
déposé le 29 juillet 1997

modifiant le Règl. 909 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 909 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement 909 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :

10.1 (1) Le présent article s'applique à l'égard d'un paiement à l'employeur de sommes excédentaires d'un régime si les conditions suivantes sont réunies :

- (a) if a court has appointed an individual to represent persons described in subclause 8 (1) (b) (iii), persons described in subsection 10 (2) (but not members) or persons described in subsection 10 (3); and
- (b) if the Superintendent certifies to the Commission (on the basis of such information and evidence as the Superintendent may require from the employer or administrator) that,
 - (i) in the case of a proposed payment to the employer from surplus out of a pension plan that is being wound up in whole or in part, the employer has obtained the written agreement referred to in clause 8 (1) (b) of 90 per cent of the former members who are in receipt of a pension payable from the pension fund on the date of the wind up, or
 - (ii) in the case of a proposed payment of money that is surplus out of a continuing pension plan to the employer, the employer has obtained the consent of 90 per cent of the former members who are in receipt of a pension payable from the pension fund, whose consent is required by subsection 10 (2).

(2) The court-appointed representative is authorized to give the written agreement referred to in clause 8 (1) (b) on behalf of the former members in receipt of a pension payable from the pension fund, who he or she represents. However, the representative is not authorized to give written agreement on behalf of former members who have agreed or have objected to the payment from surplus.

(3) The court-appointed representative is authorized to give the consent required by subsection 10 (2) on behalf of the former members in receipt of a pension payable from the pension fund, who he or she represents. However, the representative is not authorized to consent on behalf of former members who have consented or have objected to the terms upon which the surplus is to be paid out of the plan.

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- a) un tribunal a nommé un particulier pour représenter des personnes visées au sous-alinéa 8 (1) b) (iii), des personnes visées au paragraphe 10 (2) (mais non les participants) ou des personnes visées au paragraphe 10 (3);
- b) le surintendant atteste ce qui suit à la Commission (sur la foi des renseignements et de la preuve qu'il peut exiger de l'employeur ou de l'administrateur) :
 - (i) dans le cas d'un paiement projeté à l'employeur de sommes excédentaires d'un régime qui est en voie d'être liquidé en totalité ou en partie, l'employeur a obtenu l'accord écrit visé à l'alinéa 8 (1) b) de 90 pour cent des anciens participants qui touchent une pension payable par prélèvement sur la caisse de retraite à la date de liquidation,
 - (ii) dans le cas d'un paiement projeté à l'employeur de sommes excédentaires d'un régime qui continue d'exister, l'employeur a obtenu le consentement de 90 pour cent des anciens participants qui touchent une pension payable par prélèvement sur la caisse de retraite et dont le consentement est exigé par le paragraphe 10 (2).

(2) Le représentant nommé par le tribunal est autorisé à donner l'accord écrit visé à l'alinéa 8 (1) b) au nom des anciens participants qui touchent une pension payable par prélèvement sur la caisse de retraite et qu'il représente. Toutefois, il n'est pas autorisé à donner cet accord au nom des anciens participants qui ont donné leur accord ou qui se sont opposés au paiement des sommes excédentaires.

(3) Le représentant nommé par le tribunal est autorisé à donner le consentement exigé par le paragraphe 10 (2) au nom des personnes qui touchent une pension payable par prélèvement sur la caisse de retraite et qu'il représente. Toutefois, il n'est pas autorisé à donner ce consentement au nom des anciens participants qui ont donné leur consentement ou qui se sont opposés aux conditions auxquelles l'excédent sera prélevé sur le régime.

ONTARIO REGULATION 287/97
made under the
**NIAGARA ESCARPMENT PLANNING
AND DEVELOPMENT ACT**

Made: July 24, 1997
Filed: July 30, 1997

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1997, Regulation 826 has been amended by Ontario Regulation 163/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 826 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

16. Despite section 2, paragraph 27 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

27. Lands within the City of Hamilton in The Regional Municipality of Hamilton-Wentworth, described in maps 27:1, 27:2, 27:3 and 27:4 dated July 30, 1997 and filed in the Development Control Section of the Niagara Escarpment Commission, 232 Guelph St., Georgetown, Ontario.

CHRIS HODGSON
Minister of Natural Resources

Dated on July 24, 1997.

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ONTARIO REGULATION 288/97
made under the
**NIAGARA ESCARPMENT PLANNING
AND DEVELOPMENT ACT**

Made: July 24, 1997

Filed: July 30, 1997

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1997, Regulation 826 has been amended by Ontario Regulations 163/97 and 287/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 6 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. Despite section 2, paragraph 36 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

36. In the Town of Caledon in The Regional Municipality of Peel described as follows:

- i. Beginning at the intersection of the southwesterly boundary of the Town of Caledon and the westerly bank of the low flow channel of the Credit River;

Thence northeasterly along the said westerly bank to intersect a line crossing the Credit River north 45° 02' 20" west a distance of 265 metres, more or less, measured northeasterly from the southwesterly limit of a plan deposited in the Land Registry Office for the Land Registry Division of Peel (No. 43) as number 43R-13156;

Thence north 45° 02' 20" west following said line to the southerly angle of the lands described in an Instrument registered in the Land Registry Division of Peel (No. 43) as Number 723234 of the former Township of Chinguacousy;

Thence northwesterly following the southwesterly limit of Instrument Number 723234 to the southeasterly limit of King Street, formerly Mill Street;

Thence northeasterly along the southeasterly limit of King Street to intersect with the southeasterly prolongation of the northeasterly limit of Heritage Road;

Thence northwesterly following along the northeasterly limit of Heritage Road to the southeasterly limit of the abandoned Canadian National Railway lands;

Thence southwesterly along the abandoned railway lands to the southwesterly limit of Winston Churchill Boulevard;

Thence southeasterly along the southwesterly limit of Winston Churchill Boulevard to the northwesterly limit of King Street;

Thence southerly along the northwesterly and westerly limits of King Street to intersect with the southwesterly bank of a tributary of the Credit River known as Rogers Creek;

Thence westerly in a straight line to a point measured south 34° 59' west 34.479 metres from the southwesterly limit of Lot 27 in Concession VI West of Hurontario Street and 145.694 metres measured northwesterly from the intersection of the northwesterly limit of King Street and the southwesterly limit of Lot 27;

Thence north 43° 56' 20" from that point 60.35 metres to a point;

Thence in a straight line to a point on the southwesterly limit of Lot 27 a distance of 226.762 metres measured northwesterly from the intersection of the northwesterly limit of King Street and the southwesterly limit of Lot 27;

Thence that line prolonged westerly from said point to intersect the southwesterly boundary of the Town of Caledon;

Thence northwesterly along the southwesterly boundary of the Town of Caledon to intersect the southwesterly prolongation of the southeasterly limit of Regional Road 12 also known as Olde Base Line Road;

Thence northeasterly along the southeasterly limit of Regional Road 12 to intersect the southeasterly prolongation of the northeasterly limit of Shaws Creek;

Thence northwesterly along the northeasterly limit of Shaws Creek Road westerly angle of Lot 2 in Concession V West of Hurontario Street of the former Township of Caledon;

Thence northeasterly along the northwesterly limit of Lot 2 and its northeasterly prolongation to the northeasterly limit of Regional Road 1 also known as Mississauga Road;

Thence northwesterly along the northeasterly limit of Regional Road 1 to intersect with the northwesterly limit of Lot 3 in Concession IV West of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 3 and its northeasterly prolongation to the northeasterly limit of Creditview Road;

Thence northwesterly along the northeasterly limit of Creditview Road and its northwesterly prolongation to the southerly angle of Lot 7 in Concession III West of Hurontario Street;

Thence southwesterly along the southeasterly limit of Lot 7 in Concession IV West of Hurontario Street to the southwesterly limit of the northerly half of Lot 7;

Thence northwesterly along the southwesterly limit of the northerly half of Lot 7 to the southeasterly limit of Lot 8 in Concession IV West of Hurontario Street;

Thence southwesterly along the southeasterly limit of Lot 8 to the southwesterly limit of the northerly half of Lot 8 in Concession V West of Hurontario Street;

Thence northwesterly along the southwesterly limit of the northerly half of Lot 8 to the southeasterly limit of Lot 9 in Concession V West of Hurontario Street;

Thence southwesterly along the southeasterly limit to the southerly angle of Lot 9 to intersect with the northeasterly limit of Shaws Creek Road;

Thence northwesterly along the northeasterly limit of Shaws Creek Road to intersect with the northwesterly limit of Regional Road 11 also known as Bush Street;

Thence southwesterly following the northwesterly limit of Regional Road 11 to intersect the midpoint of Concession VI West of Hurontario Street;

Thence northwesterly following the middle of Concession VI to the westerly angle of the southeasterly quarter of Lot 11 in Concession V West of Hurontario Street;

Thence northeasterly along the northwesterly limit of the southeasterly quarter of Lot 11 and that limit prolonged to the northeasterly limit of Shaws Creek Road;

Thence northwesterly along the northeasterly limit of Shaws Creek Road to the westerly angle of Lot 12 in Concession V West of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 12 to the southwesterly limit of the northerly half of Lot 12;

Thence northwesterly along the southwesterly limit of the northerly half of Lots 13 and 14 to the northwesterly limit of Lot 14 in Concession V West of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 14 and its northeasterly prolongation to the northeasterly limit of Cataract Road;

Thence northwesterly along the northeasterly limit of Cataract Road to intersect with the southeasterly limit of Highway 24;

Thence northeasterly along the southeasterly limit of Highway 24 to intersect the southwesterly limit of McLaren Road;

Thence southeasterly along the southwesterly limit of McLaren Road to the northerly angle of Lot 12 in Concession III West of Hurontario Street of the former Township of Caledon;

Thence northeasterly crossing McLaren Road and along the northwesterly limit of Lot 12 to the southwesterly limit of Willoughby Road;

Thence southeasterly along the southwesterly limit of Willoughby Road to intersect the southwesterly prolongation of the northwesterly limit of the southeasterly half of Lot 12;

Thence northeasterly along the northwesterly limit of the southeasterly half of Lot 12 to the southwesterly limit of Highway 10 also known as Hurontario Street;

Thence southeasterly along the southwesterly limit of Highway 10 to intersect the southwesterly prolongation of the northwesterly limit of Lot 11 in Concession I East of Hurontario Street;

Thence northeasterly along that prolongation and the northwesterly limit of Lot 11 to the northeasterly limit of Kennedy Road;

Thence northwesterly along the northeasterly limit of Kennedy Road Lot 12 to the northwesterly limit of Lot 12 in Concession II East of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 12 to the southwesterly limit of the northerly half of Lot 12;

Thence northwesterly along the southwesterly limit of the northerly half of Lot 12 to the northwesterly limit of Lot 13 in Concession II East of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 13 to the southwesterly limit of the northerly half of Lot 13 in Concession III East of Hurontario Street;

Thence northwesterly along the southwesterly limit of the northerly half of Lot 13 to the northwesterly limit of Lot 14 in Concession III East of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 14 to the northeasterly limit of the southerly half of Lot 14 in Concession IV East of Hurontario Street;

Thence southeasterly along the northeasterly limit of the southerly half of Lot 14 to the northwesterly limit of Lot 13 in Concession IV East of Hurontario Street;

Thence northeasterly along the northwesterly limit of Lot 13 in Concession V and its northeasterly prolongation to the northeasterly limit of Mountainview Road;

Thence northwesterly along the northeasterly limit of Mountainview Road and its northerly prolongation to the northerly boundary of the Town of Caledon;

Thence easterly along the northerly boundary of the Town of Caledon to intersect with the northwesterly prolongation of the northeasterly limit of the southwesterly half of Concession VI East of Hurontario Street;

Thence southeasterly along the northeasterly limit of the southwesterly half of Concession VI East of Hurontario Street to a point of intersection with the southwesterly prolongation of the southeasterly limit of a plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 985;

Thence northeasterly along the said southwesterly prolongation and the said southeasterly limit of Plan No. 985 to a point on the southerly limit of Lot 1 in Plan No. 985 to intersect with the westerly angle of Lot 19 in a Plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number Cal-8;

Thence southeasterly from the westerly angle of Lot 19 in Plan No. Cal-8 and parallel with the southwesterly limit of Airport Road to a point on the northwesterly limit of Lot 24 in Plan Cal-8;

Thence southwesterly along the northwesterly limit of Lot 24 in Plan No. Cal-8 to the westerly angle of Lot 24 in Plan No. Cal-8;

Thence southeasterly along the southwesterly limit of Lots 24 to 32 in Plan No. Cal-8 to the southerly angle of Lot 32 in Plan No. Cal-8;

Thence northeasterly along the southeasterly limit of Lots 32 and 33 in Plan No. Cal-8 to the southwesterly limit of Airport Road;

Thence southeasterly along the southwesterly limit of Airport Road to the point of intersection with the westerly prolongation of the southeasterly limit of an Instrument registered in the Land Registry Office for the Registry Division of Peel (No. 43) as No. 138596 VS;

Thence northeasterly along the westerly prolongation of the southeasterly limit of Instrument No. 138596 VS and the southeasterly limit of a Plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 984, to its easterly angle, located in the former Township of Albion, County of Peel, Lot 38, Concession I;

Thence northwesterly along the northeasterly limit of said Plan No. 984 to its northerly angle;

Thence in a southwesterly direction along the northwesterly limit of Plan No. 984 to the southeasterly limit of the intersection of Simcoe Street and Holmes Drive;

Thence northerly along the easterly limit of Simcoe Street and that easterly limit prolonged to a point on the northerly limit of Highway 9;

Thence in a westerly direction along the northerly limit of Highway 9 a distance of 150 metres to a point;

Thence northwesterly in a straight line to a point on the northerly boundary of the Town of Caledon 150 metres measured easterly from the easterly limit of Airport Road;

Thence in an easterly direction along the northerly limit of the Town of Caledon to the point of intersection with the northwesterly prolongation of the southwesterly limit of Centreville Creek Road;

Thence southeasterly along the southwesterly limit of Centreville Creek Road to the southeasterly limit of Lot 30, Concession II in the former Township of Albion;

Thence southwesterly along the southeasterly limit of Lot 30 to the northeasterly limit of the southerly half of said Lot 30;

Thence southeasterly along the northeasterly limit of the southerly half of Lots 29, 28 and 27 to the southeasterly limit of Lot 27 in Concession II;

Thence southwesterly along the southeasterly limit of Lot 27 in Concession II to the easterly angle of the southerly half of the lot in Concession I;

Thence southeasterly along the northeasterly limit of the southerly half of Lot 26 in Concession I to the southeasterly limit of the lot;

Thence southwesterly along the southeasterly limit of Lot 26 and its southwesterly prolongation to the southwesterly limit of Airport Road;

Thence southeasterly along the southwesterly limit of Airport Road to the southeasterly limit of Lot 6, Concession VI East of Hurontario Street in the former Township of Caledon;

Thence southwesterly along the southeasterly limit of Lot 6 in Concession VI to the southwesterly and its prolongation to the limit of Kennedy Road in Concession I East of Hurontario Street;

Thence southeasterly along the southwesterly limit of Kennedy Road to the southeasterly limit of Lot 3 in Concession I East of Hurontario Street;

Thence southwesterly along the southeasterly limit of Lot 3 and its southwesterly prolongation to the southwesterly limit of Highway 10;

Thence southeasterly along the southwesterly limit of Highway 10 to intersect the northeasterly prolongation of the southerly limit of a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-5700;

Thence southwesterly along the southerly limit of Plan No. 43R-5700 to intersect a point on the southeasterly boundary

of an Instrument registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 962317;

Thence south $44^{\circ} 26'$ east a distance of 244.998 metres to a point;

Thence north $61^{\circ} 05'$ east a distance of 26.457 metres to a point;

Thence south $28^{\circ} 55'$ east a distance of 63.124 metres to a point;

Thence south $61^{\circ} 05'$ west a distance of 62.179 metres, more or less, to the centre line of the east branch of the Credit River known as the Little Credit River;

Thence southwesterly along the said centre line a distance of 143.256 metres, more or less, as described in Instrument Number 962317;

Thence south $46^{\circ} 03'$ east a distance of 91.992 metres, more or less, to the most northerly angle of Part I of a Plan deposited in the Land Registry Office for the Land Titles Division of Peel (No. 43) as Number 43R-7514;

Thence south $7^{\circ} 41' 30''$ east 157.039 metres to a point;

Thence south $11^{\circ} 49' 40''$ east 103.574 metres to a point;

Thence south $33^{\circ} 48' 50''$ east 34.997 metres to a point;

Thence south $79^{\circ} 11' 10''$ east 21.665 metres to a point;

Thence south $44^{\circ} 03' 10''$ east 38.521 metres to a point;

Thence south $20^{\circ} 38' 40''$ east 30.983 metres to a point;

Thence south $27^{\circ} 21' 20''$ west 33.254 metres to the southwesterly limit of the northerly half of Lot 1 in Concession I West of Hurontario Street;

Thence northwesterly along the southwesterly limit of the northerly half of Lot 1 to the low flow channel of the easterly bank of the east branch of the Credit River;

Thence southerly along said low flow channel of the easterly bank and that of a drainage channel running southerly to a point 150 metres measured northerly from the centre of Maple Avenue;

Thence southwesterly and parallel with that said distance of 150 metres northerly from the centre of Maple Avenue to the low flow channel of the easterly bank of the Credit River;

Thence southwesterly along the easterly bank of the Credit River to a point 170 metres measured northeasterly from the northeasterly limit of McLaughlin Road;

Thence northwesterly and parallel with the southwesterly limit of McLaughlin Road to a point 160 metres measured southeasterly from the northwesterly limit of Lot 1 in Concession I West of Hurontario Street;

Thence southwesterly and parallel with the northwesterly limit of Lot 1 to a point 60 metres measured northeasterly from the northeasterly limit of McLaughlin Road;

Thence northwesterly and parallel with the northeasterly limit of the road to intersect with the westerly limit of the Canadian Pacific Railway lands in Lot 2, Concession I West of Hurontario Street;

Thence northerly along the westerly limit of the railway lands to intersect the northwesterly limit of Lot 2;

Thence southwesterly along the northwesterly limit of Lot 2 and its southwesterly prolongation to the southwesterly limit of McLaughlin Road;

Thence northwesterly along the southwesterly limit of McLaughlin Road to the northwesterly limit of Lot 3 in Concession II West of Hurontario Street;

Thence southwesterly following the northwesterly limit of Lot 3 to the northerly angle of the southerly half of the Lot;

Thence southeasterly along the northeasterly limit of the southerly half of Lots 3, 2 and 1 to a point 150 metres measured southeasterly from the northwesterly limit of the northerly half of Lot 1;

Thence northeasterly and parallel with the northwesterly limit of Lot 1 to the southwesterly limit of McLaughlin Road;

Thence southeasterly along the southwesterly limit of McLaughlin Road to a point 15 metres measured from the low flow channel of the easterly bank of the Credit River;

Thence southerly and parallel with the low flow channel of the easterly bank to a point 100 metres measured southwesterly at right angles from the southwesterly limit of McLaughlin Road;

Thence southeasterly and parallel with the southwesterly limit of McLaughlin Road to the northwesterly limit of the Old Base Line Road;

Thence southwesterly along the northwesterly limit of the Old Base Line Road to the low flow channel of the easterly bank of the Credit River;

Thence southerly along the low flow channel of the easterly bank of the Credit River to the northeasterly limit of the southerly half of Lot 30, Concession III West of Hurontario Street;

Thence northwesterly along the northeasterly limit of the southerly half of Lot 30 to the low flow channel of the westerly bank of the Credit River;

Thence northerly along the low flow channel of the westerly bank to intersect with the northeasterly prolongation of the northwesterly limit of Kennedy Road;

Thence southwesterly along the northwesterly limit of Kennedy Road to intersect with the northeasterly limit of the southerly half of Lot 31 in Concession III West of Hurontario Street of the former Township of Chinguacousy;

Thence northwesterly along the northeasterly limit of the southerly half of Lot 31 to the northwesterly limit of Lot 31;

Thence southwesterly along the northwesterly limit of Lot 31 to a point 120 metres measured northeasterly from the northeasterly limit of Creditview Road;

Thence northwesterly and parallel with the northeasterly limit of Creditview Road a distance of 100 metres to a point;

Thence southwesterly and parallel with the northwesterly limit of Lot 31 and its prolongation thereof to the southwesterly limit of Creditview Road;

Thence southeasterly along the southwesterly limit of Creditview Road to a point 230 metres measured southeasterly from the northwesterly limit of Lot 31 in Concession IV West of Hurontario Street;

Thence southwesterly and parallel with the northwesterly limit of Lot 31 to a point 80 metres measured southwesterly from the southwesterly limit of Creditview Road;

Thence southeasterly and parallel with the southwesterly limit of the road to intersect with the easterly limit of the abandoned Canadian National Railway right-of-way;

Thence southerly along the easterly limit of the railway right-of-way to intersect with the southeasterly limit of Mill Street;

Thence northeasterly and easterly along the southeasterly and southerly limits of Mill Street to intersect with the northerly angle of a parcel of land as described in an Instrument registered in the Land Registry Office for the Land Registry Division of Peel (No. 43) as Number 655805 in Lot 29, Concession VI West of Hurontario Street of the former Township of Chinguacousy;

Thence southerly along the westerly limit of Instrument Number 655805 to a point 50 metres measured southerly at right angles from the southerly limit of Mill Street;

Thence easterly and parallel with the southerly limit of Mill Street to intersect with the low flow channel of the westerly bank of the Credit River;

Thence northerly along the low flow channel of the westerly bank of the Credit River to a point 400 metres measured southwesterly at right angles from the southwesterly limit of Creditview Road;

Thence southeasterly and parallel with the southwesterly limit of Creditview Road to a point 200 metres measured northwesterly from the southeasterly limit of Lot 29 in Concession IV West of Hurontario Street;

Thence northeasterly and parallel with the southeasterly limit of Lot 29 to a point 200 metres measured southwesterly from the southwesterly limit of Creditview Road;

Thence southeasterly and parallel with the southwesterly limit of Creditview Road to the southeasterly limit of Lot 29;

Thence southwesterly along the southeasterly limit of Lot 29 to the low flow channel of the easterly bank of the Credit River;

Thence southerly along the low flow channel of the easterly bank to intersect with the southwesterly boundary of the Town of Caledon;

Thence northwesterly along the southwesterly boundary of the Town of Caledon to the place of beginning.

- ii. Beginning at the intersection of the northerly limit of Highway 9 and the westerly limit of 7th Line East of Hurontario Street;

Thence westerly along the northerly limit of Highway 9 to intersect with the northerly boundary of the Town of Caledon;

Thence easterly along the northerly boundary of the Town of Caledon to the westerly limit of 7th Line East of Hurontario Street;

Thence southerly along the westerly limit of 7th Line East of Hurontario Street to the place of beginning.

- iii. Beginning at a point on the southeasterly limit of Station Road a distance of 60 metres measured northeasterly from the north-easterly limit of Creditview Road;

Thence northeasterly along the southeasterly limit of Station Road to the northerly angle of the southwesterly quarter of Lot 29 in Concession III West of Hurontario Street;

Thence southeasterly along the northeasterly limit of the southwesterly quarter of Lot 29 to the southeasterly limit of the northwesterly half of Lot 29;

Thence southwesterly along the southeasterly limit of the northwesterly half of Lot 29 to a point 60 metres measured at right angles from the northeasterly limit of Creditview Road;

Thence northwesterly and parallel with the northwesterly limit of Creditview Road to the place of beginning.

CHRIS HODGSON
Minister of Natural Resources

Dated on July 24, 1997.

33/97

ONTARIO REGULATION 289/97
made under the
FOREST FIRES PREVENTION ACT

Made: July 31, 1997
Filed: July 31, 1997

RESTRICTED FIRE ZONE

1. Zones 7, 8 and 9 of the West Fire Region, as described in Schedule 1 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours E.D.T. on August 1 to 2400 hours E.D.T. on August 7, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated on July 31, 1997.

33/97

ONTARIO REGULATION 290/97
made under the
FOREST FIRES PREVENTION ACT

Made: July 31, 1997
Filed: July 31, 1997

RESTRICTED FIRE ZONE

1. Zone 13 of the East Fire Region, except that part described in Ontario Regulation 164/97, and Zones 14, 15, 16, 17, 18, 19, 20, 23 and 25 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours on August 1 to 2400 hours on August 7, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated on July 31, 1997.

33/97

ONTARIO REGULATION 291/97
made under the
LIVESTOCK MEDICINES ACT

Made: June 25, 1997
Filed: August 1, 1997

Amending Reg. 730 of R.R.O. 1990
(General)

Note: Regulation 730 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Paragraph 3 of subsection 3 (1) of Regulation 730 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Subsections 3 (2), (3) and (4) of the Regulation are revoked and the following substituted:

(2) A livestock medicine set out in the Schedule is designated as a livestock medicine that may be sold by the holder of a Class 1 licence at the holder's established place of business.

(3) A Class 2 licence authorizes the holder of a Class 1 licence to sell at a temporary place of business the livestock medicines that the holder is authorized to sell at the holder's established place of business.

2. Sections 4 and 5 of the Regulation are revoked and the following substituted:

4. (1) The applicant for a Class 1 licence shall send to the Director an application accompanied by payment of the fee of \$75.

(2) A Class 1 licence is valid up to and including July 31 after it is issued.

5. (1) The holder of a Class 1 licence may obtain a Class 2 licence by sending to the Director an application accompanied by payment of the fee of \$50.

(2) A Class 2 licence is valid only for the period shown on it.

5.1 A licence is not transferable.

3. (1) Subsection 6 (1) of the Regulation is amended by adding "and" at the end of clause (g) and by striking out clause (h).

(2) Subsection 6 (2) of the Regulation is revoked and the following substituted:

(2) A Class 2 licence shall be issued only for a temporary place of business that is located on premises where livestock are assembled in connection with an agricultural exhibition, a horse show or the holding of horse races.

4. Subsection 7 (3) of the Regulation is revoked and the following substituted:

(3) The licensee shall maintain every refrigerator, cabinet or other storage facility in a clean and sanitary condition.

5. Section 1 of the Schedule to the Regulation is amended by adding under "Biologicals" the following:

Mycoplasma Hyopneumonia Bacterin

33/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—08—23

ONTARIO REGULATION 292/97 made under the FOREST FIRES PREVENTION ACT

Made: August 6, 1997
Filed: August 6, 1997

RESTRICTED FIRE ZONE

1. Zone 13 of the East Fire Region, except that part described in Ontario Regulation 164/97, and Zones 14, 15, 16, 17, 18, 19, 20, 23 and 25 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours on August 8 to 2400 hours on August 13, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated on August 6, 1997.

34/97

ONTARIO REGULATION 293/97 made under the FOREST FIRES PREVENTION ACT

Made: August 6, 1997
Filed: August 6, 1997

Revoking O. Reg. 289/97
(Restricted Fire Zone)

1. Ontario Regulation 289/97 is revoked effective as of 2400 hours E.D.T. on August 6, 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated on August 6, 1997.

34/97

ONTARIO REGULATION 294/97 made under the FOREST FIRES PREVENTION ACT

Made: August 6, 1997
Filed: August 6, 1997

RESTRICTED FIRE ZONE

1. Zones 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of the West Fire Region, as described in Schedule 1 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours E.D.T. on August 7 to 2400 hours E.D.T. on August 13, both inclusive, in the year 1997.

PATRICIA E. MALCOLMSON
*Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources*

Dated on August 6, 1997.

34/97

Publications en vertu de la Loi sur l'accès à l'information
Publications under the Access to Information Act

THE UNIVERSITY OF CHICAGO

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—08—30

ONTARIO REGULATION 295/97 made under the FOREST FIRES PREVENTION ACT

Made: August 11, 1997
Filed: August 11, 1997

Revoking O. Reg. 294/97
(Restricted Fire Zone)

1. Ontario Regulation 294/97 is revoked effective as of 2400 hours E.D.T. on August 11, 1997.

RON VRANCART
Deputy Minister of Natural Resources

Dated on August 11, 1997.

35/97

ONTARIO REGULATION 296/97 made under the FOREST FIRES PREVENTION ACT

Made: August 11, 1997
Filed: August 11, 1997

RESTRICTED FIRE ZONE

1. Zones 3, 4, 6, 7 and 8 of the West Fire Region, as described in Schedule 1 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours E.D.T. on August 12 to 2400 hours E.D.T. on August 20, both inclusive, in the year 1997.

RON VRANCART
Deputy Minister of Natural Resources

Dated on August 11, 1997.

35/97

ONTARIO REGULATION 297/97 made under the PLANNING ACT

Made: August 11, 1997
Filed: August 13, 1997

NOTICE REQUIREMENTS FOR DELEGATIONS OF AUTHORITY

1. (1) This section prescribes the notice to be given before the Minister makes an order, under subsection 4 (2.1) of the Act, delegating authority to the council of a municipality.

(2) Notice must be given by personal service, fax or mail to the clerk of the municipality.

(3) Notice must be given at least 14 days before the order is made.

(4) The notice must set out the authority that is to be delegated and the approximate date the delegation is to come into force.

2. (1) This section prescribes the notice to be given before the Minister makes an order, under subsection 4 (2.2) of the Act, delegating authority to a planning board.

(2) Notice must be given by personal service, fax or mail to the secretary-treasurer of the planning board and to the clerk of each municipality within the planning area for which the planning board was established.

(3) Notice must be given at least 14 days before the order is made.

(4) The notice must set out the authority that is to be delegated and the approximate date the delegation is to come into force.

3. (1) This section prescribes the notice to be given before a regional, county or district council or the council of the County of Oxford passes a by-law, under subsection 51.2 (2) of the Act, delegating authority to a constituent local or area municipality.

(2) Notice must be given by personal service, fax or mail to the clerk of the constituent local or area municipality and to the Director of the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing.

(3) Notice must be given at least 14 days before the by-law is passed.

(4) The notice must set out the authority that is to be delegated and the approximate date the delegation is to come into force.

4. (1) This section prescribes the notice to be given before a county or city council passes a by-law, under subsection 51.2 (3) of the Act, delegating authority to a municipal planning authority.

(2) Notice must be given by personal service, fax or mail to the secretary-treasurer of the municipal planning authority and to the Director of the Provincial Planning Services Branch of the Ministry of Municipal Affairs and Housing.

(3) Notice must be given at least 14 days before the by-law is passed.

(4) The notice must set out the authority that is to be delegated and the approximate date the delegation is to come into force.

5. For the purposes of this Regulation, the giving of notice shall be deemed to be completed,

(a) where notice is given by personal service, on the day that the serving of all required notices is completed;

(b) where notice is given by fax, on the day that the faxing of all required notices is completed; and

- (c) where notice is given by mail, on the day that the mailing of all required notices is completed.

AL LEACH

Minister of Municipal Affairs and Housing

Dated on August 11, 1997.

35/97

ONTARIO REGULATION 298/97
made under the
FOREST FIRES PREVENTION ACT

Made: August 13, 1997
Filed: August 13, 1997

RESTRICTED FIRE ZONE

1. Zone 13 of the East Fire Region, except that part described in Ontario Regulation 164/97, and Zones 15 and 17 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 0001 hours on August 14 to 2400 hours on August 19, both inclusive, in the year 1997.

RON VRANCART

Deputy Minister of Natural Resources

Dated on August 13, 1997.

35/97

ONTARIO REGULATION 299/97
made under the
ONTARIO DRUG BENEFIT ACT

Made: August 13, 1997
Filed: August 14, 1997

Amending O. Reg. 201/96
(General)

Note: Since January 1, 1997, Ontario Regulation 201/96 has been amended by Ontario Regulations 27/97 and 110/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "Formulary" in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 35)" and dated May 27, 1996, including,

- (a) the amendments to the publication dated July 19, 1996, September 5, 1996, December 19, 1996 and April 10, 1997; and
- (b) the amendments to the publication dated July 29, 1997 to be effective August 28, 1997.

2. Schedule 4 to the Regulation is amended by adding the following:

Serophene (clomiphene citrate)
00893722

50mg Serono 4.3150

3. This Regulation comes into force on August 28, 1997.

35/97

ONTARIO REGULATION 300/97
made under the
**DRUG INTERCHANGEABILITY AND
DISPENSING FEE ACT**

Made: August 13, 1997
Filed: August 14, 1997

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 935 has been amended by Ontario Regulations 28/97 and 111/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "Formulary" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 35)" and dated May 27, 1996, including,

- (a) the amendments to the publication dated July 19, 1996, September 5, 1996, December 19, 1996 and April 10, 1997; and
- (b) the amendments to the publication dated July 29, 1997 to be effective August 28, 1997.

2. This Regulation comes into force on August 28, 1997.

35/97

ONTARIO REGULATION 301/97
made under the
GAME AND FISH ACT

Made: August 13, 1997
Filed: August 14, 1997

Amending Reg. 512 of R.R.O. 1990
(Open Seasons—Moose and Deer)

Note: Regulation 512 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Columns 2 and 3 of Item 29 of Schedule 3 to Regulation 512 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted in each case:

From December 1 to December 15, inclusive, in any year.

35/97

ONTARIO REGULATION 302/97

made under the

GAME AND FISH ACT

Made: August 13, 1997

Filed: August 14, 1997

Amending O. Reg. 300/93

(Hunting Licences)

Note: Since January 1, 1997, Ontario Regulation 300/93 has been amended by Ontario Regulation 50/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 19 of Ontario Regulation 300/93 is amended by adding the following subsection:

(5.1) Subsection (5) does not apply to a person hunting in Wildlife Management Unit 78C, 78D, 78E, 79A, 79B, 79C, 79D, 80A, 80B, 85A, 85B, 85C, 86A, 86B, 87A, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A or 93B.

35/97

ONTARIO REGULATION 303/97

made under the

GAME AND FISH ACT

Made: August 13, 1997

Filed: August 14, 1997

Amending Reg. 512 of R.R.O. 1990

(Open Seasons—Moose and Deer)

Note: Since January 1, 1997, Regulation 512 has been amended by Ontario Regulation 301/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 5 of Regulation 512 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(1.1) Despite subsection (1),

(a) the holder of a licence that bears an authorization of the Minister may take two deer of either sex during the period specified in the authorization while hunting in Wildlife Management Unit 78C, 78D, 78E, 79A, 79B, 79C, 79D, 80A, 80B, 85A, 85B, 85C, 86A, 86B, 87A, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A or 93B; and

(b) the holder of a licence that bears an authorization of the Minister may take two deer, not more than one of which is an antlerless deer, during the period specified in the authorization while hunting in Wildlife Management Unit 78A or 78B.

2. Items 41 to 70 of Schedule 3 to the Regulation are revoked and the following substituted:

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
41.	69A2, 70	From the Monday closest to December 1 to the Saturday next following, inclusive, in any year.		Only shotgun or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
42.	69A2, 70	From October 15 to the Sunday immediately prior to the Monday closest to December 1, inclusive, in any year. And: From the Sunday next following the Monday closest to December 1 to December 31, in any year.	From October 15 to the Sunday immediately prior to the Monday closest to December 1, inclusive, in any year. And: From the Sunday next following the Monday closest to December 1 to December 31, in any year.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
.				
45.	76A	From the first Monday in November to the Friday next following, inclusive, in any year. And: From the Monday next following November 28 to the Friday next following, inclusive, in any year.		Only rifles, shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
46.	76B, 76C, 76D	From the first Monday in November to the Friday next following, inclusive, in any year. And: From the Monday next following November 28 to the Friday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
47.	76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 81A, 81B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Saturday next following the first Monday in December to December 15, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
48.	76E	From the first Monday in November to the Friday next following, inclusive, in any year. And: From the Monday next following November 28 to the Friday next following, inclusive, in any year.		Only flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
49.	79A, 80A, 80B, 85A, 85B, 85C, 87B, 87C, 87D, 89A, 89B	From the first Monday in November to the Saturday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
49.1	79C, 79D	From the first Monday in November to the Friday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
.				
51.	91A, 91B	From the first Monday in November to the Saturday next following, inclusive, in any year. And: From the Monday next following November 28 to the Saturday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
51.1	77A, 77B, 77C, 78A, 78B, 81A, 81B	From the first Monday in November to the Friday next following, inclusive, in any year. And: From the Monday next following November 28 to the Friday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
52.	78C, 78D, 78E, 79B, 87A, 87E, 88, 94A	From October 1 to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
52.1	78A, 78B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Saturday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
53.	91A, 91B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Sunday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Sunday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
53.1	90A, 90B, 92A, 92B, 92C, 92D	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Sunday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Sunday next following the second Saturday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
54.	79A, 80A, 80B, 85A, 85B, 85C, 87B, 87C, 87D, 89A, 89B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Sunday next following the first Monday in November to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
54.1	79C, 79D	From October 15 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
55.	82A, 84	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Saturday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
55.1	82B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to the Sunday immediately prior to the third Monday in November, inclusive, in any year. And: From the Saturday next following the third Monday in November to the Sunday immediately prior to the first Monday in December, inclusive, in any year. And: From the Saturday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
55.2	82C	From October 1 to October 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
56.	82A, 82B, 83A, 84	From the first Monday in November to the Friday next following, inclusive, in any year.	From the first Monday in November to the Friday next following, inclusive, in any year.	No person shall use or be accompanied by a dog.
57.	82A, 82B, 83A, 84	From the Monday next following November 28 to the Friday next following, inclusive, in any year.	From the Monday next following November 28 to the Friday next following, inclusive, in any year.	Only flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
57.1	82B	From the third Monday in November to the Friday next following, inclusive, in any year.	From the third Monday in November to the Friday next following, inclusive, in any year.	Only flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
58.	83A	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in any year. And: From the Saturday next following the first Monday in November to the fourth Sunday following, inclusive, in any year. And: From the Saturday next following the first Monday in December to December 15, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
59.	83B	From October 15 to December 31, inclusive, in any year.	From October 15 to December 31, inclusive, in any year.	
60.	83C	From October 15 to the Sunday immediately prior to the first Monday in November, inclusive, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, inclusive, in any year.	

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
61.	86A, 86B	From the Monday next following November 28 to the Saturday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
62.	86A, 86B	From October 1 to the Sunday next following November 28, inclusive, in any year. And: From the Sunday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
63.	92A, 92B, 92C, 92D	From the first Monday in November to the Saturday next following, inclusive, in any year. And: From the Monday next following November 28 to the Saturday next following, inclusive, in any year. And: From the second Monday next following November 28 to the Saturday next following, inclusive, in any year.		Only flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
63.1	90A, 90B	From the first Monday in November to the Saturday next following, inclusive, in any year. And: From the Monday next following November 28 to the Saturday next following, inclusive, in any year. And: From the second Monday next following November 28 to the Saturday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
64.	93A, 93B	From the Monday next following November 28 to the Saturday next following, inclusive, in any year.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
65.	93A, 93B	From October 1 to the Sunday next following November 28, inclusive, in any year. And: From the Sunday next following the first Monday in December to December 31, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
66.	93C	From the third Saturday in August to the last Saturday in September, inclusive, in any year. And: Thereafter, following seven consecutive days there shall be Monday to Friday seasons every other week ending at the latest on the Friday before the third Sunday in December, inclusive, in any year. And: Include every Sunday after the third Saturday in August to the fourth Sunday in December, inclusive, in any year.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Wildlife Management Area	Open Season Residents	Open Season Non-Residents	Conditions
67.	93C	From the first Monday following the last Saturday in September there shall be in every other week, Monday to Friday seasons until the first Saturday following December 25, inclusive, in any year. And: Include every Saturday after the last Saturday in September to the first Saturday after December 25, inclusive, in any year. And: Include a 13 consecutive day period preceding the first Saturday following December 25.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
68.	94B	From October 1 to December 31, inclusive, in alternate years only, occurring in odd-numbered years.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
69.	94B	From October 1 to the Sunday immediately prior to the first Monday in November, inclusive, in alternate years only, occurring in even-numbered years. And: From the Wednesday next following the first Monday in November to December 31, inclusive, in alternate years only, occurring in even-numbered years.		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
70.	94B	From the first Monday in November to the next following day, inclusive, in alternate years only, occurring in even-numbered years.		Only shotguns or flintlock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.

35/97

ONTARIO REGULATION 304/97
made under the
GAME AND FISH ACT

Made: August 13, 1997
Filed: August 14, 1997

PERMIT—RE SUBSECTION 83 (3) OF THE ACT

1. A permit issued pursuant to subsection 83 (3) of the Act shall be deemed to be a licence for the purposes of subsection 69 (1) of the Act.

35/97

ONTARIO REGULATION 305/97
made under the
LIQUOR LICENCE ACT

Made: August 13, 1997
Filed: August 14, 1997

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Since January 1, 1997, Regulation 719 has been amended by Ontario Regulation 171/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

11.2 (1) Subject to this section, the premises located at Molson Amphitheatre at Ontario Place, Toronto are exempt from section 11.

(2) Sections 76, 76.1 and 78, subsections 79 (1) and (4), sections 81, 82, 83, 85, 86 and 92 apply to the sale and service of liquor at Molson Amphitheatre as if it were a stadium and references in section 82 or 83 to the tiered seats shall be deemed to be references to Molson Amphitheatre.

(3) The licence holder shall ensure that the conditions of the licence that are set out in this section are met.

(4) The licence holder may sell and serve liquor for consumption by patrons at Molson Amphitheatre only,

(a) during the 90 minutes before the scheduled commencement of an event at which the majority of the patrons are 19 years of age or older; and

- (b) during an event mentioned in clause (a) but not later than 30 minutes before it is scheduled to end.

(5) The licence holder shall not sell and serve to any one person at any one time for consumption at Molson Amphitheatre,

- (a) more than two 170 millilitre containers of wine;
- (b) more than 800 millilitres of liquor other than wine; or
- (c) more than one 170 millilitre container of wine and one 400 millilitre container of liquor other than wine.

(6) The licence holder shall ensure that no person at Molson Amphitheatre, other than persons who serve liquor, shall be in possession of liquor except if,

- (a) the person is in the tiered seating area, the enclosed grassy areas directly behind the tiered seats or the areas set out in the licence immediately before this section comes into force; or
- (b) the person is in the box and club seating area and the licence holder is entitled to sell and serve liquor to the person under subsection (7).

(7) The licence holder may sell and serve liquor to patrons at Molson Amphitheatre in the box and club seats if the licence holder files with the Board a statement setting out,

- (a) the brand names of the liquor that the licence holder proposes to sell and serve;
- (b) the prices at which the licence holder will sell servings of liquor; and
- (c) the number of servers that the licence holder will employ and the method of their remuneration.

(8) The licence holder shall ensure that no person in the tiered seating area, the box and club seating area, the enclosed grassy areas directly behind the tiered seats or the areas set out in the licence immediately before this section comes into force, other than persons who serve liquor, shall be in possession of liquor in quantities exceeding those mentioned in subsection (5).

(9) The licence holder shall report to the Board as soon as possible after September 30, 1998 or at any other time at the Board's request, on,

- (a) the attendance at each event at Molson Amphitheatre at which the licence holder sold and served liquor;
- (b) the total quantity of liquor that the licence holder sold and served during each event mentioned in clause (a); or
- (c) all liquor-related incidents, if any.

2. Section 11.2 of the Regulation, as made by section 1 of this Regulation, is revoked on September 30, 1998.

ONTARIO REGULATION 306/97
made under the
CORPORATIONS TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Regulation 183 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

AMENDMENT RETROACTIVE TO NOVEMBER 16, 1992

1. Subsection 328 (2) of Regulation 183 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) Subsections 307 (2) and (3) apply with necessary modifications to subsection (1).

AMENDMENT RETROACTIVE TO JANUARY 1, 1993

2. (1) Section 307 of the Regulation is amended by adding the following subsection:

(4) For the purposes of clauses 307 (1) (b) and 328 (1) (b), the total revenue plane distance flown by a corporation's aircraft in Canada during a taxation year shall not include the revenue plane distance flown during the taxation year by the corporation's aircraft in a province or territory of Canada in which the corporation had no permanent establishment.

(2) Subsection 307 (4) of the Regulation, as made by subsection (1), applies to taxation years of corporations commencing after 1992.

AMENDMENTS RETROACTIVE TO JANUARY 1, 1994

3. Paragraph 2 of section 501 of the Regulation is revoked and the following substituted:

2. Part II or II.1 of the Act.

4. Section 506 of the Regulation is amended by adding the following subsection:

(4) For the purposes of this section, the tax payable by a corporation under the Act for a taxation year shall be considered to be the amount of tax that would be determined under the Act if the corporation were not entitled under subsection 111 (1) of the *Income Tax Act* (Canada), as made applicable by section 34 of the Act, to deduct an amount in determining its taxable income for that year in respect of a loss for a taxation year that is after that year.

AMENDMENT RETROACTIVE TO FEBRUARY 23, 1994

5. (1) Section 701 of the Regulation is revoked.

(2) Despite subsection (1), section 701 of the Regulation continues to apply in respect of taxation years of corporations ending before February 23, 1994.

AMENDMENT RETROACTIVE TO JUNE 23, 1994

6. Subsection 503 (5) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(5) For the purposes of clause 75 (14) (a) and subsections 79 (9) and (10) and 82 (8) and clause 83 (2) (b) of the Act, the day prescribed by regulation is,

AMENDMENT RETROACTIVE TO AUGUST 1, 1995

7. Subsection 503 (5) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(5) For the purposes of clauses 75 (14) (a) and 79 (3) (a) of the Act, the day prescribed by the regulations is,

AMENDMENT RETROACTIVE TO JANUARY 1, 1997

8. Subsections 503 (1), (2) and (3) of the Regulation are revoked and the following substituted:

(1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

i. October 15 of the previous year, if the adjustment date is January 1,

ii. January 15 of the same year, if the adjustment date is April 1,

iii. April 15 of the same year, if the adjustment date is July 1, and

iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,

i. the base rate for the particular date, if the particular date is an adjustment date, and

ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

COMMENCEMENTS

9. (1) Section 1 shall be deemed to have come into force on November 16, 1992.

(2) Section 2 shall be deemed to have come into force on January 1, 1993.

(3) Sections 3 and 4 shall be deemed to have come into force on January 1, 1994.

(4) Section 5 shall be deemed to have come into force on February 23, 1994.

(5) Section 6 shall be deemed to have come into force on June 23, 1994.

(6) Section 7 shall be deemed to have come into force on August 1, 1995.

(7) Section 8 shall be deemed to have come into force on January 1, 1997.

(8) This section comes into force on the day this Regulation is filed.

35/97

ONTARIO REGULATION 307/97 made under the COMMERCIAL CONCENTRATION TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 75 of R.R.O. 1990
(General)

Note: Regulation 75 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Regulation 75 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

i. October 15 of the previous year, if the adjustment date is January 1,

ii. January 15 of the same year, if the adjustment date is April 1,

- iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.
2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.
3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.
4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 308/97
made under the
EMPLOYER HEALTH TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 319 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 319 has been amended by Ontario Regulation 19/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 6 of Regulation 319 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

- i. October 15 of the previous year, if the adjustment date is January 1,

- ii. January 15 of the same year, if the adjustment date is April 1,
- iii. April 15 of the same year, if the adjustment date is July 1, and
- iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 309/97
made under the
FUEL TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Since January 1, 1997, Regulation 465 has been amended by Ontario Regulation 23/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsections 8 (1), (1.1), (1.2), (4) and (5) of Regulation 465 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(1.1) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

- i. October 15 of the previous year, if the adjustment date is January 1,

- ii. January 15 of the same year, if the adjustment date is April 1,
 - iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.
2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.
3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.
4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.
2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 310/97
made under the
LAND TRANSFER TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

RATES OF INTEREST

1. (1) In this section,
- "adjustment date" means January 1, April 1, July 1 or October 1;
- "average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.
- (2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:
- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,
 - ii. January 15 of the same year, if the adjustment date is April 1,
 - iii. April 15 of the same year, if the adjustment date is July 1, and

- iv. July 15 of the same year, if the adjustment date is October 1.
2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.
3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.
4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. Ontario Regulation 127/93 and subsection 4 (1) of Ontario Regulation 398/96 are revoked.

3. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 311/97
made under the
MINING TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 769 of R.R.O. 1990
(General)

Note: Regulation 769 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 11 of Regulation 769 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. (1) In this section,
- "adjustment date" means January 1, April 1, July 1 or October 1;
- "average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,
 - ii. January 15 of the same year, if the adjustment date is April 1,

- iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.
2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.
3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.
4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 312/97
made under the
PROVINCIAL LAND TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 944 of R.R.O. 1990
(General)

Note: Regulation 944 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 2 of Regulation 944 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,

- ii. January 15 of the same year, if the adjustment date is April 1,
- iii. April 15 of the same year, if the adjustment date is July 1, and
- iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

(3) If a refund or remission of tax is authorized under section 31 of the Act, a refund arises from an amendment to the assessment of any land under subsection 5 (2) of the Act, a refund arises from an amendment to the assessment of any land or reapportionment of arrears under section 18 of the Act or a refund arises from an overpayment of tax, interest may be paid on the amount of the refund or remission at the rate prescribed under paragraph 4 of subsection (2), calculated from the date of the payment or overpayment of the tax until the date of the refund or remission.

(4) Interest at the rate prescribed under paragraph 3 of subsection (2) shall be calculated on the amount of unpaid tax, penalty and interest outstanding until the date of payment.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 313/97
made under the
RACE TRACKS TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 984 of R.R.O. 1990
(General)

Note: Regulation 984 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 3 of Regulation 984 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of

Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

i. October 15 of the previous year, if the adjustment date is January 1,

ii. January 15 of the same year, if the adjustment date is April 1,

iii. April 15 of the same year, if the adjustment date is July 1, and

iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,

i. the base rate for the particular date, if the particular date is an adjustment date, and

ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 314/97 made under the RETAIL SALES TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Regulation 1013 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) The definition of "drugs and medicines" in section 1 of Regulation 1013 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"drugs and medicines" includes,

(a) X-ray film,

(b) any substance or mixture of substances that may be used for the diagnosis, treatment, mitigation or prevention of disease in a person or an animal,

(c) any articles that are used up or expended during the diagnosis, treatment, mitigation or prevention of disease in a person or animal, including cotton batting, disposable hypodermic needles, foam pads, gauze, sponges, surgical adhesives, surgical soap and tongue depressors but does not include re-usable instruments, and

(d) any substance or mixture of substances that may be used in restoring, correcting or modifying organ functions,

but does not include,

(e) disinfectants,

(f) rodent exterminators,

(g) insecticides and pesticides for external use on pets,

(h) pet foods and pet food supplements, whether medicated or otherwise, and

(i) cosmetics of all kinds, whether medicated or otherwise, including hair tonics, shampoos, toothpastes, shaving creams, beauty aids, toiletries, depilatories and perfumes;

(2) The definition of "new pneumatic tire" in section 1 of the Regulation is revoked.

2. Section 17 of the Regulation is revoked.

3. (1) Subsections 21 (1), (2) and (3) of the Regulation are revoked and the following substituted:

(1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

i. October 15 of the previous year, if the adjustment date is January 1,

ii. January 15 of the same year, if the adjustment date is April 1,

iii. April 15 of the same year, if the adjustment date is July 1, and

iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,

i. the base rate for the particular date, if the particular date is an adjustment date, and

ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

(2) Section 21 of the Regulation is amended by adding the following subsection:

(4) If a rebate of tax under a regulation made under clause 48 (2) (d) or (f) of the Act is made or applied on another liability, interest shall be paid or applied on the amount of the rebate, calculated under section 35 of the Act as if the rebate were a refund of an overpayment of tax.

4. (1) Section 2 and subsection 3 (2) shall be deemed to have come into force on January 1, 1992.

(2) Subsection 3 (1) shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 315/97
made under the
**SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT**

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 1020 of R.R.O. 1990
(General)

Note: Regulation 1020 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 6 of Regulation 1020 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,

i. October 15 of the previous year, if the adjustment date is January 1,

ii. January 15 of the same year, if the adjustment date is April 1,

iii. April 15 of the same year, if the adjustment date is July 1, and

iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,

i. the base rate for the particular date, if the particular date is an adjustment date, and

ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 316/97
made under
THE SUCCESSION DUTY ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 804 of R.R.O. 1970
(General)

Note: Regulation 804 of the Revised Regulations of Ontario, 1970 has not been amended in 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1980, the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996. *The Succession Duty Act*, being Chapter 449 of the Revised Statutes of Ontario, 1970, as amended, was repealed by *The Succession Duty Repeal Act*, 1979 but continues to apply under that Act in respect of deceased persons whose death occurred on or before April 10, 1979.

1. Subsections 25 (1), (1.1) and (1.2) of Regulation 804 of the Revised Regulations of Ontario, 1970 are revoked and the following substituted:

(1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(1.1) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,
 - ii. January 15 of the same year, if the adjustment date is April 1,
 - iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,
 - i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 317/97
made under the
TOBACCO TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 1034 of R.R.O. 1990
(General)

Note: Regulation 1034 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 13 (1) of Regulation 1034 of the Revised Regulations of Ontario, 1990 is amended by striking out "Treasurer" in the third line and substituting "Minister".

2. Section 17 of the Regulation is amended by striking out "Treasurer" in the seventh line and substituting "Minister".

3. Section 25 of the Regulation is revoked and the following substituted:

25. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,
 - ii. January 15 of the same year, if the adjustment date is April 1,
 - iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,
 - i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.

3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.

4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

4. (1) Sections 1 and 2 shall be deemed to have come into force on June 23, 1994.

(2) Section 3 shall be deemed to have come into force on January 1, 1997.

35/97

ONTARIO REGULATION 318/97
made under the
CORPORATIONS TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

**SMALL BUSINESS INVESTMENT
TAX CREDIT FOR BANKS**

**PART I
GENERAL**

INTERPRETATION

1. (1) In this Regulation,

"associated group" means, in respect of a corporation or qualifying small business, the corporation or qualifying small business and all

corporations and qualifying small businesses that are deemed to be associated with it for the purposes of section 66.1 of the Act;

"qualifying obligation" means a debt obligation issued after May 7, 1996 and before January 1, 2000 by a corporation that is a qualifying small business corporation at the time the obligation is issued unless, under the terms of the obligation or any agreement relating to the obligation,

- (a) the corporation is or may be required to repay more than 5 per cent of the principal amount of the obligation in any of the first five years following the date the obligation is issued, except in the event that the corporation becomes bankrupt or commits a default under the agreement or instrument under which the obligation was issued,
- (b) the holder of the obligation may exchange or convert the obligation within five years after the date of its issue into a share or debt obligation that is not a qualifying share or qualifying obligation of the corporation,
- (c) the obligation, whether as a result of its terms or as a result of any security provided by the corporation, is not subordinate in right of repayment to all other debt obligations of the corporation, other than the payment of obligations owing to a shareholder of the corporation or obligations each of which is a qualifying obligation issued to a bank or to a specified corporation in which the bank had an ownership interest at the time the obligation was issued,
- (d) the corporation is restricted from incurring other debts, or
- (e) a government, municipality or other public authority in Canada is or may be required to provide a guarantee or similar indemnity with respect to the obligation;

"qualifying partnership" means a partnership that carries on an active business primarily in Ontario through one or more permanent establishments in Ontario if,

- (a) all or substantially all of the fair market value of the partnership's assets is attributable to assets used principally in the active business, and
- (b) all members of the partnership that are partnerships are qualifying partnerships;

"qualifying share" means a share, issued after May 7, 1996 and before January 1, 2000, of the capital stock of a corporation that is a qualifying small business corporation at the time the share is issued, unless under the terms and conditions of the share, any agreement relating to the share or any agreement entered into by the corporation or a person related to the corporation,

- (a) the corporation or a person related to the corporation may be required to redeem, acquire or cancel the share, or reduce the paid-up capital in respect of the share, within five years after the date of its issue, unless the redemption, acquisition or cancellation arises as a result of an exchange or conversion of the share into a qualifying share or qualifying obligation of the corporation,
- (b) the holder of the share may exchange or convert the share within five years after the date of its issue into a share or obligation that is not a qualifying share or qualifying obligation of the corporation, or
- (c) a government, municipality or other public authority in Canada is or may be required to provide a guarantee or similar indemnity

with respect to the share or compensate any person for any loss that may be realized in respect of the share;

"qualifying small business" means a business carried on in Ontario by a qualifying sole proprietor or by the partners of a qualifying partnership if,

- (a) the business is carried on by the proprietor or the partners of the partnership through one or more permanent establishments in Ontario, and
- (b) all or substantially all of the fair market value of the assets of the qualifying sole proprietorship used in carrying on the business, or of the qualifying partnership carrying on the business, is attributable to assets used principally in an active business carried on primarily in Ontario;

"qualifying sole proprietor" means an individual ordinarily resident in Ontario.

(2) For the purposes of this Regulation, the definition of "permanent establishment" in section 2600 of the regulations made under the *Income Tax Act* (Canada) applies with such modifications as the circumstances require in determining if an activity or business is carried on through a permanent establishment in Ontario.

(3) A reference in this regulation to,

- (a) the making of an investment in a qualifying small business includes the making of a loan to the person or persons carrying on the business to be used in carrying on that business;
- (b) the holder of an investment means the lender or assignee of the lender in the case of a loan to a person other than a corporation; and
- (c) an investment that has been issued includes a loan that has been made to a person other than a corporation.

(4) Corporations and qualifying small businesses shall be deemed to be associated with each other for the purposes of section 66.1 of the Act if on the application of the following rules they would be associated under section 256 of the *Income Tax Act* (Canada):

1. A qualifying sole proprietor shall be deemed to be a corporation, all the issued shares of the capital stock of which are owned by the sole proprietor.
2. A qualifying partnership shall be deemed to be a corporation having only one class of issued shares which have full voting rights under all circumstances, and each member of the partnership shall be deemed to own the proportion of the number of issued shares of the capital stock of the corporation as that member's proportionate share of the income or loss of the partnership.
3. Two partnerships shall be deemed to be associated if each member of one partnership is a member of the other partnership or is related to at least one member of the other partnership.
4. A partnership and a member of the partnership shall be deemed to be associated if the member is entitled to share in more than 50 per cent of the profits or capital of the partnership.
5. A corporation or qualifying small business that is deemed to be associated with another corporation or qualifying small business shall be deemed to be associated with every corporation and qualifying small business deemed to be associated with the other corporation or qualifying small business.
- (5) If a qualifying small business corporation or qualifying small business employs one or more employees in connection with a business

carried on by it, the corporation or small business shall be deemed to carry on that business primarily in Ontario at a particular time if not less than 50 per cent of the salaries and wages paid by the corporation or small business in connection with the business during the six months prior to that time, or during the period when the corporation or small business carried on that business if less than six months prior to that time, would be required for the purposes of Part III of Regulation 183 of the Revised Regulations of Ontario, 1990 to be included in the amount of salary or wages paid to employees of a permanent establishment of the corporation in Ontario.

AMOUNT OF CONSIDERATION FOR ELIGIBLE INVESTMENT

2. (1) The amount of consideration for which an eligible investment is issued shall be calculated as the aggregate consideration expressed in Canadian currency for which the eligible investment is issued or made.

(2) Despite subsection (1), if a bank or specified corporation makes an eligible investment in a qualifying small business corporation or qualifying small business in substitution for another investment in the corporation or business, other than a short-term loan, the following rules apply:

1. The consideration for which the eligible investment is issued shall be deemed to be the amount, if any, by which the amount of the consideration otherwise determined under this section exceeds the fair market value of the other investment immediately before the substitution.
2. The consideration for which the eligible investment is issued, as determined under paragraph 1, shall not be greater than the amount, if any, by which the fair market value of the eligible investment issued in substitution for the other investment exceeds the fair market value of the other investment.

(3) Despite subsections (1) and (2), if a bank or specified corporation in which the bank holds an ownership interest, or both, makes a series of two or more eligible investments in the same qualifying small business corporation or qualifying small business, or in two or more corporations or businesses in the same associated group, and it is reasonable to consider that the bank or specified corporation, or both as the case may be, made the series of investments instead of one or more larger investments in order to obtain a benefit under section 66.1 of the Act, or a benefit in a greater amount than otherwise would be available, the series of investments shall be deemed to be one single investment.

(4) In this section,

"short-term loan" means a loan that,

- (a) has a term or remaining term of less than 12 months, or
- (b) is payable on the demand of the lender or subsequent holder, if the demand may be made within 12 months after the loan is made.

AMOUNT OF ELIGIBLE INVESTMENT

3. For the purposes of subsection 66.1 (9) of the Act, the amount of an eligible investment in a qualifying small business corporation or qualifying small business is determined under the following rules:

1. If the consideration for which the eligible investment is issued is greater than \$1,000,000, the amount of the eligible investment is the amount of the consideration.
2. If the consideration for which the eligible investment is issued is \$250,000 or less, the amount of the eligible investment is

twice the amount of the consideration for which the eligible investment is issued.

3. If the consideration for which the eligible investment is issued is greater than \$250,000 but not greater than \$1,000,000, the amount of the eligible investment is the amount determined in accordance with the following formula:

$$A = B + [\$250,000 \times (1 - \frac{C}{\$750,000})]$$

where,

"A" is the amount of the eligible investment,

"B" is the consideration for which the eligible investment is issued, and

"C" is the amount of the consideration in excess of \$250,000 for which the eligible investment is issued.

QUALIFYING AMOUNT OF ELIGIBLE INVESTMENT

4. (1) If a qualifying small business corporation is associated with a qualifying small business for the purposes of section 66.1 of the Act, the qualifying amount of an eligible investment in the qualifying small business corporation shall be determined under subsection 66.1 (9) of the Act as if references in that subsection to the corporation's corporate group were references to the associated group that includes the corporation.

(2) The qualifying amount of an eligible investment made by a bank or a specified corporation in a qualifying small business shall be determined under subsections 66.1 (9), (10) and (11) of the Act, read with such modifications as the circumstances require, and, in the application of those subsections, references to the corporate group shall be read as references to the associated group that includes the qualifying small business.

(3) The percentage referred to in clause 66.1 (10) (b) of the Act means the percentage, expressed as a decimal fraction, that the fair market value of the shares of the capital stock of the specified corporation owned beneficially by the bank at the time that the specified corporation makes the eligible investment is of the total fair market value of the shares of the capital stock of the specified corporation that are issued and outstanding at that time.

ELIGIBLE INVESTMENT

5. (1) For the purposes of clause 66.1 (7) (b) of the Act, an investment in a qualifying small business corporation is in accordance with the rules prescribed by the regulations if the investment is made in consideration for the issue by the qualifying small business corporation of one or more qualifying shares or qualifying obligations.

(2) Except as otherwise provided in section 6, a loan to a qualifying small business made after May 7, 1996 and before January 1, 2000 by a bank, or by a specified corporation in which the bank holds an ownership interest at the time the loan is made, is an eligible investment for the purposes of determining the amount of the bank's small business investment tax credit under subsection 66.1 (2) of the Act, unless,

- (a) by reason of clause (a), (b), (d) or (e) of the definition of "qualifying obligation" in subsection 1 (1), the loan would not be a qualifying obligation if it had been issued by a qualifying small business corporation; or
- (b) as a result of the terms of the loan or of any security provided for it, the loan is not subordinate in right of repayment to all other debt obligations of the qualifying small business, other than the payment of,

- (i) qualifying obligations owing to the lender or to a person related to the lender, and
 - (ii) obligations owing to,
 - (A) a partner of the qualifying partnership or a person related to a partner of the qualifying partnership, if the business is carried on by a qualifying partnership, or
 - (B) a person related to the qualifying sole proprietor, if the business is carried on by a qualifying sole proprietor.
- (3) Despite subsection (2), a loan to a qualifying sole proprietor shall not be an eligible investment unless the qualifying sole proprietor,
- (a) provides financial statements to the bank covering the operations of the business carried on by the qualifying sole proprietor for a 12-month period, or for the period during which the proprietor carried on that business if less than 12 months before the date of the financial statements; and
 - (b) provides an undertaking to the bank supported by reasonable evidence that,
 - (i) the amount of the investment will be used by the qualifying sole proprietor only for the purposes of gaining or producing income from the business, and
 - (ii) the qualifying sole proprietor will keep the amount of the loan, all property acquired with the proceeds of the loan and all other assets used primarily in the business separate from his or her assets that are not used in the business.
- (4) The financial statements required under clause (3) (a) shall include,
- (a) a balance sheet prepared as of a date not earlier than four months prior to the date of the investment; and
 - (b) an income statement for a period ending not earlier than four months prior to the date of the investment.
6. (1) An investment made in a qualifying small business corporation or in a qualifying small business is not an eligible investment for the purposes of section 66.1 of the Act if any part of the investment is used,
- (a) for a purpose other than gaining or producing income from an active business carried on primarily in Ontario by,
 - (i) the qualifying small business corporation or by a qualifying small business corporation controlled by the qualifying small business corporation, in the case of an investment in a qualifying small business corporation, or
 - (ii) the qualifying small business, in the case of an investment in a qualifying small business; or
 - (b) directly or indirectly for the purposes of,
 - (i) lending to another person,
 - (ii) acquiring an interest in land, other than land in Ontario that is used directly and principally in an active business carried on primarily in Ontario by the qualifying small business corporation or qualifying small business in which the investment was made,
 - (iii) purchasing or acquiring securities from any person,
 - (iv) paying dividends or funding a return of capital to shareholders of the qualifying small business corporation, in the case of an investment in a qualifying small business corporation,
 - (v) distributing income or funding a return of capital to the partners of the qualifying partnership, in the case of an investment in a qualifying partnership,
 - (vi) financing the purchase or sale of goods or services provided by,
 - (A) a shareholder of the qualifying small business corporation or by a person related to a shareholder of the corporation, in the case of an investment in a qualifying small business corporation,
 - (B) a partner of a qualifying partnership or a person related to a partner of a qualifying partnership, in the case of an investment in a qualifying partnership, or
 - (C) a person related to the sole proprietor, in the case of an investment in a qualifying sole proprietor,
 - (vii) repaying a loan or other amount,
 - (A) advanced to the qualifying small business corporation by a shareholder, a person who was a shareholder at the time that the amount was advanced to the corporation, or to a person related to a shareholder or to a person who was a shareholder at the time that the amount was advanced to the corporation, in the case of an investment in a qualifying small business corporation,
 - (B) advanced to the qualifying small business by a partner of the qualifying partnership, by a person who was a partner at the time the amount was advanced to the partnership or by a person who is related to a partner of the qualifying partnership or to a person who was a partner at the time the amount was advanced to the partnership, in the case of an investment in a qualifying partnership, or
 - (C) advanced to the qualifying small business by a person related to the sole proprietor, in the case of an investment in a qualifying sole proprietor, or
 - (viii) reinvestment outside Canada, other than the establishment and maintenance of an office outside Canada to promote sales by the business outside Canada.

(2) Despite subclauses (1) (b) (i) and (iii), an investment made in a qualifying small business corporation that is otherwise an eligible investment will not cease to be an eligible investment if the investment is used by the qualifying small business corporation to make an eligible investment in another qualifying small business corporation controlled by the qualifying small business corporation.

(3) Subclause (1) (b) (vi) does not apply in respect of,

 - (a) banking fees and other amounts normally charged by a bank to its customers for providing services in the ordinary course of the bank's business; or
 - (b) reasonable salaries and wages paid to employees.

ADJUSTMENT TO TAX CREDIT ACCOUNT

7. If a bank or a specified corporation in which the bank held an ownership interest has made an eligible investment in a qualifying small business, the amount of the bank's small business investment tax

credit account for a taxation year ending after the date of the investment is the amount that would be determined under subsection 66.1 (4) of the Act if the reference in clause (a) of that subsection to the qualifying amount of an eligible investment made before the end of the taxation year in a qualifying small business corporation by the bank or by a specified corporation in which the bank held an ownership interest at the time the investment was made included a reference to the qualifying amount of an eligible investment made before the end of the taxation year in a qualifying small business by the bank or the specified corporation.

ASSOCIATED SMALL BUSINESS CORPORATIONS

8. A corporation referred to in subsection 66.1 (6) of the Act is a qualifying small business corporation at a particular time if at that time,

- (a) it is a Canadian-controlled private corporation; and
- (b) it controls the qualifying small business corporation referred to in subsection 66.1 (5) of the Act with which it is associated.

SPECIFIED CORPORATION

9. (1) For the purposes of clause 66.1 (8) (a) of the Act, the type of corporation prescribed is a corporation referred to in any of the paragraphs in subsection 468 (1) of the *Bank Act* (Canada).

(2) For the purposes of clause 66.1 (8) (b) of the Act, the prescribed requirement is that at the time the particular investment is made the corporation be controlled by the bank claiming the small business investment tax credit in respect of the investment.

DISPOSITION OF ELIGIBLE INVESTMENT

10. (1) For the purposes of section 66.1 of the Act, each of the following events constitutes a disposition of an eligible investment made by a bank or specified corporation, unless a disposition of the eligible investment has previously occurred and, as a result of the disposition, an amount in respect of the investment has been included under clause 66.1 (4) (c) of the Act in the calculation of the bank's small business investment tax credit account:

- 1. A change in the terms or conditions of the investment which causes it to cease to be an eligible investment.
- 2. The repayment of more than 5 per cent of the principal amount of the eligible investment in any of the first five years after the investment was issued.
- 3. The redemption, acquisition or cancellation of the eligible investment by the qualifying small business corporation or by a person related to the qualifying small business corporation.
- 4. The substitution of a property that is not an eligible investment for the eligible investment.
- 5. The sale or transfer of the eligible investment,
 - i. within one year after its date of issue if the sale or transfer is to a person who is not associated with the bank or specified corporation that made the investment, or
 - ii. within five years after its date of issue if the investment does not continue to be an eligible investment immediately after the sale or transfer.

(2) Despite subsection (1), the following events shall not constitute a disposition of an eligible investment:

- 1. The acquisition by the holder of the eligible investment of a property that is an eligible investment in the qualifying small business corporation or qualifying small business, as the case may be, in substitution for the eligible investment in the same corporation or business, if the new eligible investment is the only consideration received or receivable in respect of the substitution.
- 2. A repayment or a redemption, acquisition or cancellation that occurs subsequent to, and can reasonably be considered to be a consequence of, the qualifying small business corporation or qualifying small business, as the case may be,
 - i. becoming bankrupt, or
 - ii. committing a default under the agreement or instrument under which the investment was issued, if the default occurred at least four months before the repayment, redemption, acquisition or cancellation, was a consequence of the inability of the corporation or small business to pay its liabilities as they came due and has not been remedied.
- 3. A repayment, redemption, cancellation, acquisition, substitution, sale or transfer that is carried out at the request of the qualifying small business corporation or qualifying small business in which the investment was made, if the holder of the investment has not directly or indirectly required the corporation or business to make the request.
- 4. An event described in subsection (1) that occurs more than five years after the date of issue of the eligible investment or at a time when the holder of the investment is a person other than the bank that is entitled to claim a tax credit under section 66.1 of the Act in respect of the investment or a corporation associated with the bank.
- (3) If a bank ceases to control a specified corporation, an eligible investment held by the specified corporation at the time that the change in control occurs shall be deemed to have been disposed of immediately before the change in control unless,
 - (a) the change in control occurs more than one year after the date of issue of the eligible investment and the investment continues to be an eligible investment immediately after the change in control; or
 - (b) there has already been a disposition of the eligible investment for the purposes of section 66.1 of the Act and an amount in respect of the investment has been included under clause 66.1 (4) (c) of the Act in the calculation of the bank's small business investment tax credit account.
- (4) For the purposes of determining the amount of a bank's small business investment tax credit account under subsection 66.1 (4) of the Act, the amount referred to in clause 66.1 (4) (c) of the Act that is to be determined under rules prescribed by the regulations in respect of the disposition of an eligible investment in a qualifying small business corporation or in a qualifying small business in respect of which the bank was entitled to make and did make a deduction under subsection 66.1 (2) of the Act, shall be determined in accordance with the following formula:

$$A = B \times \frac{C}{D}$$

where,

"A" is the amount determined under rules prescribed by the regulations in respect of the disposition of the investment,

"B" is the amount equal to the lesser of the fair market value of the investment at the time of its disposition and the amount of consideration for which the investment was originally issued,

"C" is the qualifying amount of the investment at the time the investment was made, and

"D" is the amount of consideration for which the investment was originally issued.

PART II INVESTMENTS THROUGH A SMALL BUSINESS INVESTMENT FUND

INTERPRETATION

11. (1) In this Part,

"small business investment fund" means a corporation, fund, association or similar organization that satisfies the following conditions:

1. The primary objective and activity of the corporation, fund, association or organization is the investment of capital in small businesses carried on in Ontario.
2. The corporation, fund, association or organization carries out its activities or business through a permanent establishment in Ontario.
3. All or substantially all of the investments made by the corporation, fund, association or organization are eligible investments in qualifying small business corporations or qualifying small businesses that satisfy the following conditions:
 - i. Neither the total assets nor the gross revenue of the qualifying small business corporation or qualifying small business exceeds \$5,000,000.
 - ii. If the qualifying small business corporation or qualifying small business is a member of a corporate group or associated group, neither the total assets nor the gross revenue of the group exceeds \$5,000,000.

(2) Despite subsection (1), a corporation, fund, association or organization is not a small business investment fund if it is a registered charity.

ELIGIBLE INVESTMENT

12. (1) An investment made after May 7, 1996 and before January 1, 2000 by a bank, or by a specified corporation in which the bank holds an ownership interest at the time the investment is made, is an eligible investment for the purposes of section 66.1 of the Act if it satisfies the following conditions:

1. The investment is made in a small business investment fund that deals at arm's length with the bank or specified corporation.
2. The investment would be a qualifying obligation or qualifying share if issued by a qualifying small business corporation.
3. The small business investment fund reinvests all or part of the amount of the investment in investments issued by qualifying small business corporations or qualifying small businesses that would be eligible investments if issued directly to the bank or specified corporation.
4. The small business investment fund certifies the amount of the investment by the bank or specified corporation that has been reinvested by the fund in eligible investments in qualifying small business corporations or qualifying small businesses and the date of the reinvestments.

(2) For the purposes of section 66.1 of the Act, other than clause 66.1 (4) (c), if the conditions described in subsection (1) are satisfied, the bank or specified corporation shall be considered,

- (a) to have made the eligible investment in the qualifying small business corporation or qualifying small business that was made by the small business investment fund; and
- (b) to have made the eligible investment referred to in clause (a) on the date the small business investment fund made the reinvestment.

(3) The amount and qualifying amount of an eligible investment referred to in subsection (2) shall be deemed to be the amount and qualifying amount that would be determined under section 66.1 of the Act and sections 3 and 4 in respect of the eligible investment made by the small business investment fund in the qualifying small business corporation or qualifying small business.

CERTIFICATION RULES

13. (1) Unless otherwise directed by the Minister, the certification provided by a small business investment fund under section 12 in respect of the reinvestment shall form part of the records and books of account required to be kept under section 94 of the Act by the bank that claims the tax credit under section 66.1 of the Act in respect of the reinvestment.

(2) If incorrect certifications have been given under section 12, or a small business investment fund has certified an investment to be an eligible investment when it was not, the Minister may direct the fund to cease certifying investments and may order that all or certain of the investments made by the fund after the date of the direction and order shall be deemed not to be eligible investments for the purposes of this Part until the Minister revokes the direction and order.

(3) If the Minister is satisfied that the small business investment fund will comply with the Minister's directions with respect to the accuracy, form and content of certifications to be given under section 12, the Minister, subject to any conditions the Minister considers reasonable, may revoke the direction and order given under subsection (2), and all investments that would otherwise have been eligible investments while the Minister's direction and order were in effect shall, to the extent approved by the Minister, be considered to be eligible investments for the purposes of this Part and may be so certified by the fund.

DISPOSITION OF INVESTMENT IN FUND

14. Section 10 applies with necessary modifications in respect of a disposition of an investment by a bank or specified corporation in a small business investment fund, and in the application of that section, the formula in subsection 10 (4) shall be read as follows:

$$A = B \times \frac{C}{D}$$

where,

"A" is the amount determined under rules prescribed by the regulations in respect of the disposition of the investment,

"B" is the amount equal to the lesser of the fair market value of the investment at the time of its disposition and the amount of consideration for which the investment was originally issued,

"C" is the total of all qualifying amounts in respect of eligible investments made by the small business investment fund that have been included or are required to be included in calculating the amount determined in respect of the bank under clause 66.1 (4) (a) of the Act, and

"D" is the total amount of consideration for which eligible investments made by the small business investment fund were issued to the extent that,

- (a) the fund has reinvested investments made by the bank or by a specified corporation in which the bank has an ownership interest, in the fund in eligible investments in qualifying small business corporations or qualifying small businesses, and
- (b) amounts in respect of the reinvestments have been included or are required to be included in the amounts determined in respect of the bank under clause 66.1 (4) (a) of the Act.

EFFECTIVE DATE

15. This Regulation shall be deemed to have come into force on May 8, 1996.

35/97

ONTARIO REGULATION 319/97 made under the RACE TRACKS TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 984 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 984 has been amended by Ontario Regulation 313/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 1 of Regulation 984 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. For the purposes of section 3 of the Act, every operator required to collect tax under the Act at any time during a calendar month shall,

- (a) make a return to the Minister on or before the 23rd day after the end of that month accounting for the tax collected by the operator during the month; and
- (b) remit to the Minister with the return the tax collected by the operator during the month.

2. Section 1 of the Regulation, as remade by this Regulation, applies to tax collected during calendar months ending after the date of filing of this Regulation but the amount of tax to be accounted for and remitted with the return for the first month ending after the date of filing of this Regulation shall not include any tax collected during that month that has already been accounted for and remitted to the Minister with a return made under section 1 of the Regulation as it read before the date of filing of this Regulation.

35/97

ONTARIO REGULATION 320/97 made under the GASOLINE TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 533 of R.R.O. 1990
(General)

Note: Regulation 533 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

PART I AMENDMENTS RETROACTIVE TO JANUARY 1, 1992

1. Sections 1 and 2 of Regulation 533 of the Revised Regulations of Ontario, 1990 are revoked.

2. (1) Subsection 4 (1) of the Regulation is revoked.

(2) Subsection 4 (2) of the Regulation is amended by striking out "Subject to subsection (3), upon receipt of an application in Form 7 of Regulation 534" at the beginning and substituting "Subject to subsection (3), upon receipt of an application for a refund in the form required by Regulation 534".

3. Sections 6 and 7 of the Regulation are revoked.

PART II AMENDMENT RETROACTIVE TO JUNE 23, 1994

4. The Regulation is amended by striking out "Treasurer" wherever it appears and substituting in each case "Minister".

PART III AMENDMENT RETROACTIVE TO JANUARY 1, 1997

5. Section 8 of the Regulation is revoked and the following substituted:

8. (1) In this section,

"adjustment date" means January 1, April 1, July 1 or October 1;

"average prime rate", on a particular date, means the mean, rounded to the nearest whole percentage point, of the annual rates of interest announced by each of The Royal Bank of Canada, The Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and The Toronto-Dominion Bank to be its prime or reference rate of interest in effect on that date for determining interest rates on Canadian dollar commercial loans by that bank in Canada.

(2) For the purposes of the Act, the prescribed rates of interest shall be determined in accordance with the following rules:

- 1. A base rate of interest shall be determined for January 1, 1997 and for each adjustment date after January 1, 1997 and shall be equal to the average prime rate on,
 - i. October 15 of the previous year, if the adjustment date is January 1,
 - ii. January 15 of the same year, if the adjustment date is April 1,
 - iii. April 15 of the same year, if the adjustment date is July 1, and
 - iv. July 15 of the same year, if the adjustment date is October 1.

2. The base rate of interest in effect on a particular date shall be,
- i. the base rate for the particular date, if the particular date is an adjustment date, and
 - ii. the base rate for the last adjustment date before the particular date, otherwise.
3. The prescribed rate of interest payable by a person under the Act in respect of a particular day shall be an annual interest rate that is three percentage points higher than the base rate of interest in effect on that day.
4. The prescribed rate of interest to be paid or allowed by the Minister to a person under the Act in respect of a particular day shall be an annual interest rate that is two percentage points lower than the base rate of interest in effect for that day.

PART IV AMENDMENTS EFFECTIVE ON FILING

6. Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) A person shall make an application for a refund under subsection (1) in the form approved by the Minister and shall submit with the application properly receipted invoices covering the gasoline in respect of which the refund is claimed and any other information or documentation that may be specified by the Minister.

7. (1) Section 4 of the Regulation is amended by adding the following subsection:

(1) In this section,

"applicant" means a person who applies for a refund under this section;

"receiver" includes a receiver and manager.

(2) Subsection 4 (2) of the Regulation is amended,

(a) by striking out "Subject to subsection (3), upon receipt of an application for a refund in the form required by Regulation 534 of Revised Regulations of Ontario, 1990" at the beginning and substituting "Subject to subsection (3), upon receipt of an application for a refund in the form approved by the Minister"; and

(b) by striking out "and" at the end of clause (a) and by adding the following clause:

(a.1) where all or a portion of the sale price of the gasoline or aviation fuel sold by the applicant has not been paid and has become a receivership or bankruptcy debt, that portion of the amount remitted or paid over by the applicant on account of tax with respect to the gasoline or aviation fuel that the receivership or bankruptcy debt bears to the total sale price for the gasoline or aviation fuel, including the total amount on account of tax; or

(3) Subsection 4 (3) of the Regulation is amended by striking out "or" at the end of clause (b), by adding "or" at the end of clause (c) and by adding the following clauses:

(a.1) the debt arising on the sale of the gasoline or aviation fuel referred to in clause (2) (a.1) has been assigned, with or without recourse, by private contract to a person other than the Minister;

(d) the applicant and the debtor were not dealing at arm's length within the meaning of section 251 of the *Income Tax Act* (Canada) at the time of the sale of the gasoline or aviation fuel from which the debt arose.

(4) Section 4 of the Regulation is amended by adding the following subsections:

(3.1) No refund shall be made under this section in respect of an amount on account of tax for which a refund has previously been made.

(4.1) For the purposes of this section, a debt is not a receivership or bankruptcy debt unless,

- (a) the debtor is in receivership or a bankruptcy;
- (b) the applicant has filed with the debtor's receiver or trustee in bankruptcy a claim in respect of the debt to which the application relates; and
- (c) in the case of a bankruptcy, the applicant's proof of claim has not been disallowed.

(5) Clause 4 (5) (b) of the Regulation is revoked and the following substituted:

(b) proof that the amount being claimed was remitted to the Minister or was paid over to a collector or other person authorized under the Act to accept amounts for remittance to the Minister; and

(6) Section 4 of the Regulation is amended by adding the following subsections:

(5.1) An application for a refund under clause (2) (a.1) shall be accompanied by,

(a) a signed statement by the applicant certifying that the applicant does not have any right to receive any payment in satisfaction of part or all of the debt to which the application relates from any person other than the debtor or a representative of the debtor;

(b) copies of all invoices in respect of which a refund is being claimed;

(c) a signed statement by the applicant,

(i) certifying that the invoices accompanying the application have not been paid, or

(ii) if the invoices have been partially paid, certifying the amount of the partial payment;

(d) proof that the amount being claimed was remitted to the Minister or paid over to a collector or other person authorized under the Act to accept amounts for remittance to the Minister;

(e) a signed statement by the applicant certifying that,

(i) the applicant has filed with the debtor's receiver or trustee in bankruptcy a claim in respect of the debt to which the application relates, and

(ii) in the case of a bankruptcy, the applicant's proof of claim has not been disallowed; and

(f) such other information as the Minister may require.

(10.1) In the case of an application for a refund under clause (2) (a.1), the Minister shall determine the amount of the refund after reviewing the application and the information submitted under subsection (5.1).

(10.2) Before the Minister makes the refund under clause (2) (a.1) in respect of a receivership or bankruptcy debt, the applicant shall assign to the Minister a portion of the debt equal to the amount of the refund.

(7) Subsection 4 (11) of the Regulation is amended by striking out "and" at the end of clause (a) and by adding the following clause:

(a.1) in the case of a refund under clause (2) (a.1), the date of filing of the applicant's claim with the debtor's receiver or trustee in bankruptcy; and

(8) Section 4 of the Regulation is amended by adding the following subsection:

(12) An assignment under subsection (10.2) shall be in a form provided by the Minister.

PART V COMMENCEMENTS

8. (1) Part I shall be deemed to have come into force on January 1, 1992.

(2) Part II shall be deemed to have come into force on June 23, 1994.

(3) Part III shall be deemed to have come into force on January 1, 1997.

(4) Parts IV and V come into force on the day this Regulation is filed.

35/97

ONTARIO REGULATION 321/97 made under the FUEL TAX ACT

Made: August 13, 1997
Filed: August 15, 1997

Amending Reg. 466 of R.R.O. 1990
(Refunds)

Note: Regulation 466 has not previously been amended.

PART I AMENDMENTS RETROACTIVE TO JANUARY 1, 1992

1. The definitions of "debtor" and "wholesale dealer" in section 1 of Regulation 466 of the Revised Regulations of Ontario, 1990 are revoked.

2. Subsection 2 (1) of the Regulation is amended by striking out "wholesale dealer" in the third line and substituting "wholesaler".

PART II AMENDMENTS RETROACTIVE TO JUNE 23, 1994

3. Section 2 of the Regulation is amended by striking out "Treasurer" wherever it appears and substituting in each case "Minister".

PART III AMENDMENTS EFFECTIVE ON FILING

4. Section 1 of the Regulation is amended by adding the following definition:

"receiver" includes a receiver and manager.

5. (1) Subsection 2 (1) of the Regulation is amended by,

(a) striking out "Form 15 of Regulation 464 of Revised Regulations of Ontario, 1990" in the second line and substituting "a form approved by the Minister";

(b) striking out "and" at the end of clause (a) and by adding the following clause:

(a.1) where all or a portion of the sale price of the fuel sold by the applicant has not been paid and has become a receivership or bankruptcy debt, that portion of the amount remitted or paid over by the applicant on account of tax with respect to the fuel that the receivership or bankruptcy debt bears to the total sale price for the fuel, including the total amount on account of tax; or

(2) Subsection 2 (2) of the Regulation is amended by striking out "or" at the end of clause (b), by adding "or" at the end of clause (c) and by adding the following clauses:

(a.1) the debt arising on the sale of the fuel referred to in clause (1) (a.1) has been assigned, with or without recourse, by private contract to a person other than the Minister;

(d) the applicant and the debtor were not dealing at arm's length within the meaning of section 251 of the *Income Tax Act* (Canada) at the time of the sale of the fuel from which the debt arose.

(3) Section 2 of the Regulation is amended by adding the following subsection:

(2.1) No refund shall be made under this section in respect of an amount on account of tax for which a refund has previously been made.

(4) Clause 2 (4) (b) of the Regulation is revoked and the following substituted:

(b) proof that the amount being claimed was remitted to the Minister or was paid over to a collector or other person authorized under the Act to accept amounts for remittance to the Minister; and

(5) Section 2 of the Regulation is amended by adding the following subsections:

(3.1) For the purposes of this section, a debt is not a receivership or bankruptcy debt unless,

(a) the debtor is in receivership or a bankrupt;

(b) the applicant has filed with the debtor's receiver or trustee in bankruptcy a claim in respect of the debt to which the application relates; and

(c) in the case of a bankruptcy, the applicant's proof of claim has not been disallowed.

(4.1) An application for a refund under clause (1) (a.1) shall be accompanied by,

- (a) a signed statement by the applicant certifying that the applicant does not have any right to receive any payment in satisfaction of part or all of the debt to which the application relates from any person other than the debtor or a representative of the debtor;
- (b) copies of all invoices in respect of which a refund is being claimed;
- (c) a signed statement by the applicant,
 - (i) certifying that the invoices accompanying the application have not been paid, or
 - (ii) if the invoices have been partially paid, certifying the amount of the partial payment;
- (d) proof that the amount being claimed was remitted to the Minister or paid over to a collector or other person authorized under the Act to accept amounts for remittance to the Minister;
- (e) a signed statement by the applicant certifying that,
 - (i) the applicant has filed with the debtor's receiver or trustee in bankruptcy a claim in respect of the debt to which the application relates, and
 - (ii) in the case of a bankruptcy, the applicant's proof of claim has not been disallowed; and
- (f) such other information as the Minister may require.

(9.1) In the case of an application for a refund under clause (1) (a.1), the Minister shall determine the amount of the refund after reviewing the application and the information submitted under subsection (4.1).

(9.2) Before the Minister makes the refund under clause (1) (a.1) in respect of a receivership or bankruptcy debt, the applicant shall assign to the Minister a portion of the debt equal to the amount of the refund.

(6) Subsection 2 (10) of the Regulation is amended by striking out "and" at the end of clause (a) and by adding the following clause:

- (a.1) in the case of a refund under clause (1) (a.1), the date of filing of the applicant's claim with the debtor's receiver or trustee in bankruptcy; and

(7) Section 2 of the Regulation is amended by adding the following subsection:

- (11) An assignment under subsection (9.2) shall be in a form approved by the Minister.

PART IV COMMENCEMENTS

6. (1) Part I shall be deemed to have come into force on January 1, 1992.

(2) Part II shall be deemed to have come into force on June 23, 1994.

(3) Parts III and IV come into force on the day this Regulation is filed.

ONTARIO REGULATION 322/97 made under the CORPORATIONS TAX ACT

Made: August 13, 1997

Filed: August 15, 1997

ONTARIO FILM AND TELEVISION TAX CREDIT

I. (1) For the purposes of section 43.5 of the Act and this Regulation,

"principal photography" includes key animation if the film or television production is an animated production or contains animated segments.

(2) For the purposes of this Regulation,

"Canadian" means a person who is a Canadian under section 1106 of the Federal Regulations;

"Canadian broadcaster" means a corporation that holds a broadcasting license for television markets, issued by the Canadian Radio-television and Telecommunications Commission under the *Broadcasting Act* (Canada);

"Federal Act" means the *Income Tax Act* (Canada), as amended from time to time;

"foreign broadcaster" means a broadcaster who is not a Canadian broadcaster;

"inter-provincial co-production" means a film or television production that is jointly produced in accordance with a co-production agreement between one or more qualifying production companies and one or more other corporations if,

(a) all of the other corporations are Canadians, and

(b) less than 75 per cent of all amounts in respect of the cost to each of the other corporations of producing their portion or portions of the production, other than costs determined by reference to the amount of income from the production, are payable by the other corporations to Ontario-based individuals or corporations in respect of goods or services provided by the Ontario-based individuals or corporations in the course of carrying on business at a permanent establishment in Ontario;

"investor" has the same meaning as in subsection 125.4 (1) of the Federal Act;

"Ontario-based individual" means, in relation to an eligible Ontario production, an individual who, by reason of being an individual described in clause 2 (a) of the *Income Tax Act*, is subject to tax under section 2 of that Act for the year preceding the year in which principal photography for the production commences;

"prime time" means the period of four hours beginning at 7:00 p.m.;

"producer" means, in respect of a film or television production, the individual described in paragraphs (a) to (c) of the definition of "producer" in subsection 1106 (1) of the Federal Regulations;

"shared copyright production" means an eligible Ontario production,

(a) that is made by a corporation that is an eligible small production company throughout the production year in which principal photography for the production commences, and

(b) in which there are no investors other than,

- (i) Canadians who in total beneficially own not more than 50 per cent of the copyright in the production, and
- (ii) foreign broadcasters who in total beneficially own not more than 15 per cent of the copyright in the production;

"treaty co-production" means a film or television production the production of which is contemplated in a co-production treaty entered into between Canada and another country.

(3) For the purposes of the definition of "production year" in subsection 43.5 (19) of the Act, the calendar year is prescribed as the twelve-month period.

(4) A reference in this Regulation to the Federal Regulations is a reference to the regulations made under the Federal Act, as amended from time to time, except that if this Regulation comes into force before regulations are made for the purposes of section 125.4 of the Federal Act, the following rules apply until those regulations are made under the Federal Act:

- 1. A reference in this Regulation to section 1106 of the Federal Regulations shall be deemed to be a reference to the provision set out in Schedule 1.
- 2. In the application of section 125.4 of the Federal Act for the purposes of this Regulation, the Federal Regulations shall be deemed to include section 1106 as set out in Schedule 1.

(5) References in this Regulation to section 125.4 of the Federal Act apply in respect of a film or television production even though that section may not apply to the production by reason of subsection 125.4 (4) of that Act.

2. (1) A corporation is a qualifying production company for a taxation year for the purposes of section 43.5 of the Act if throughout the taxation year,

- (a) it is a qualified corporation under section 125.4 of the Federal Act;
- (b) it has a permanent establishment in Ontario;
- (c) it is not exempt from tax under Part II of the Act; and
- (d) it is not controlled directly or indirectly in any manner by one or more corporations all or part of whose taxable income is exempt from tax under Part II of the Act.

(2) A corporation is an eligible small production company for a taxation year if throughout the taxation year it is a qualifying production company and, during the production year in which the taxation year ends, it and all corporations with which it is associated at any time in the production year commence production on,

- (a) not more than two productions that are either theatrical feature films or eligible television series productions, or one of each, whose total cost or, if the productions are depreciable property, total capital cost does not exceed \$3,300,000;
- (b) only productions that are neither theatrical feature films nor eligible television series productions, whose total cost or, if the productions are depreciable property, total capital cost does not exceed \$1,650,000; or
- (c) not more than one theatrical feature film or eligible television series production whose total cost or, if it is a depreciable property, total capital cost does not exceed \$1,650,000, and productions referred to in clause (b) whose total cost or, if the

productions are depreciable property, total capital cost does not exceed \$825,000.

3. (1) A film or television production made by a qualifying production company is an eligible Ontario production for the purposes of section 43.5 of the Act if the following conditions are satisfied:

- 1. The production is not an excluded production.
- 2. If a certificate was previously issued in respect of the production under subsection 43.5 (9) of the Act, the certificate has not been revoked without another certificate having been issued in replacement.
- 3. Except as provided in subsection (2) in respect of eligible television series productions, principal photography for the production did not commence before May 8, 1996.
- 4. If the production is for television broadcast and is not directed primarily to children, the production or, if the production consists of two or more episodes, each episode in the production is suitable for initial broadcast in a standard television time slot of at least 30 minutes.
- 5. Except in the case of a shared copyright production, no investor or partnership in which an investor has a direct or indirect interest may deduct an amount in respect of the production in computing income for any taxation year for the purposes of the Federal Act.
- 6. If the production is not an interprovincial co-production or a treaty co-production, the following additional conditions are satisfied:
 - i. The Ontario Film Development Corporation, or another person designated by the Minister of Citizenship, Culture and Recreation, has allotted not less than eight points in respect of the production in accordance with subsection 1106 (4) of the Federal Regulations.
 - ii. The producer is at all times during production an individual who, by reason of being an individual described in clause 2 (a) of the *Income Tax Act*, is subject to tax under section 2 of that Act for the two years immediately preceding the production year in which principal photography for the production commenced.
 - iii. Not less than 75 per cent of all amounts in respect of the cost of producing the production, other than costs determined by reference to the amount of income from the production, are payable to Ontario-based individuals or corporations in respect of goods or services provided by the Ontario-based individuals or corporations in the course of carrying on business at a permanent establishment in Ontario.
 - iv. In the case of a production that is not a documentary,
 - A. photography or key animation was done in Ontario during at least 85 per cent of the total number of days during which photography or key animation was done for the production, and
 - B. at least 95 per cent of the cost of post-production work for the production was for post-production work carried out in Ontario.
 - v. In the case of a production that is a documentary, at least 95 per cent of the cost of post-production work for the production was for post-production work carried out in Ontario.
- 7. If the production is an interprovincial co-production, the following additional conditions are satisfied:

- i. The Ontario Film Development Corporation, or another person designated by the Minister of Citizenship, Culture and Recreation, has allotted not less than eight points in respect of the production in accordance with subsection 1106 (4) of the Federal Regulations.
 - ii. The producer of the Ontario portion of the production is at all times during production an individual who, by reason of being an individual described in clause 2 (a) of the *Income Tax Act*, is subject to tax under section 2 of that Act for the two years immediately preceding the production year in which principal photography for the production commenced.
 - iii. Not less than 20 per cent of the cost of producing the production, other than costs determined by reference to the amount of income from the production, is in respect of the Ontario portion of the production.
 - iv. Not less than 75 per cent of all amounts in respect of the cost of producing the Ontario portion of the production, other than costs determined by reference to the amount of income from the production, are payable to Ontario-based individuals or corporations in respect of goods or services provided by the Ontario-based individuals or corporations in the course of carrying on business at a permanent establishment in Ontario.
8. If the production is a treaty co-production, the following additional conditions are satisfied:
- i. The producer of the Ontario portion of the production is at all times during production an individual who, by reason of being an individual described in clause 2 (a) of the *Income Tax Act*, is subject to tax under section 2 of that Act for the two years immediately preceding the production year in which principal photography for the production commences.
 - ii. If the treaty co-production contains a Canadian portion that, if considered alone, would be an interprovincial co-production, not less than 20 per cent of the cost of producing the Canadian portion of the production, other than costs determined by reference to the amount of income from the production, is in respect of the Ontario portion of the production.
 - iii. Not less than 75 per cent of all amounts in respect of the cost of producing the Ontario portion of the production, other than costs determined by reference to the amount of income from the production, are payable to Ontario-based individuals or corporations in respect of goods or services provided by the Ontario-based individuals or corporations in the course of carrying on business at a permanent establishment in Ontario.
- (2) Despite subsection (1), an eligible television series production that satisfies the conditions set out in subsection (1) except that the principal photography of one or more episodes commenced before May 8, 1996 is an eligible Ontario production if principal photography of one or more episodes commences after May 7, 1996.
4. (1) A film or television production is an excluded production if,
- (a) the production would be an "excluded production" as defined in subsection 1106 (1) of the Federal Regulations if, in the definition of that expression,
 - (i) the reference to "prescribed taxable Canadian corporation" before paragraph (a) in the definition were read as "qualifying production company",
 - (ii) all references to the Minister of Canadian Heritage were read as references to the Ontario Film Development Corporation or to another person designated by the Minister of Citizenship, Culture and Recreation,
 - (iii) in the case of a production that is a shared copyright production,
 - (A) clause (a) (ii) (A) of the definition does not apply, and
 - (B) if the production is not a treaty co-production, neither the qualifying production company nor any other prescribed taxable Canadian corporation that is related to the qualifying production company is, except to the extent of an interest in the production held by a prescribed taxable Canadian corporation as a co-producer of the production or by a prescribed person or by investors who are Canadians or foreign broadcasters, the exclusive worldwide copyright owner in the production for all commercial exploitation purposes for the 25-year period that begins at the first time the production has been completed and is commercially exploitable,
 - (iv) clause (a) (iii) (A) were read as "a corporation having a permanent establishment in Ontario that is a Canadian and is a distributor of film or video productions",
 - (v) the reference to "a corporation that holds a broadcasting license issued by the Canadian Radio-television and Telecommunications Commission for television markets" in clause (a) (iii) (B) were read as "a Canadian broadcaster that is not associated with the qualifying production company", and
 - (vi) all references to "in Canada" were read as "in Ontario";
 - (b) the production is,
 - (i) programming in a magazine format,
 - (ii) a variety production,
 - (iii) an educational or instructional production, or
 - (iv) a television production that does not have its initial broadcast during prime time and is not directed primarily to children; or
 - (c) the production does not satisfy the requirements of the Producer Control Guidelines issued by the Department of Canadian Heritage.
- (2) In this section,
- "prescribed person" means a person who is a prescribed person under subsection 1106 (7) of the Federal Regulations;
- "prescribed taxable Canadian corporation" means a corporation that is a prescribed taxable Canadian corporation for the purposes of section 125.4 of the Federal Act.
5. A production is an eligible television series production for the purposes of section 43.5 of the Act if it is an eligible Ontario production that is a cycle of at least six episodes of a television series.
6. A production is a first-time production for the purposes of section 43.5 of the Act if,

- (a) the production is an eligible Ontario production;
- (b) the producer of the Ontario portion of the production has not more than one previous screen credit as a producer of a production commercially released, or broadcast on television during prime time, and has not participated as a producer of any other eligible Ontario production in respect of which a certificate has been issued under section 43.5 of the Act; and
- (c) for the period starting immediately before the commencement of principal photography for the production and ending immediately after the date of issue of the last issued certificate for the production under subsection 43.5 (9) of the Act, the qualifying production company is not controlled directly or indirectly by,
 - (i) an individual with more than one previous screen credit as a producer of a production commercially released, or broadcast on television during prime time, or who has participated as a producer of any other eligible Ontario production in respect of which a certificate has been issued under section 43.5 of the Act, or
 - (ii) a corporation that is, or is associated with, a qualifying production company to whom a certificate in respect of any other film or television production has been issued under section 43.5 of the Act.

7. (1) Subject to subsection (2), the qualifying labour expenditure for a taxation year of a qualifying production company in respect of an eligible Ontario production for the purposes of section 43.5 of the Act is the amount equal to the lesser of the amounts that would be determined in respect of the production under paragraphs (a) and (b) of the definition of "qualified labour expenditure" in subsection 125.4 (1) of the Federal Act, if section 125.4 of the Federal Act applied to the production and if paragraphs (a) and (b) of that definition were read as follows:

1. Each reference to "the corporation" shall be read as a reference to the qualifying production company.
2. Each reference to the labour expenditure of the corporation for a taxation year in respect of the production shall be read as a reference to the qualifying production company's Ontario labour expenditure for that year in respect of the production.
3. Each reference to the amount of the qualified labour expenditure of the corporation in respect of the production for a preceding taxation year shall be read as a reference to the qualifying production company's qualifying labour expenditure in respect of the production for that preceding year.
4. The reference in subparagraph (a) (ii) to an amount that is subject to an agreement referred to in paragraph (c) of the definition of "labour expenditure" in subsection 125.4 (1) of the Federal Act shall be read as a reference to only those amounts otherwise included in the total of all the amounts under subparagraph (a) (ii) that are included in the Ontario labour expenditure of the wholly-owned corporation.
5. The amount of assistance referred to in paragraph (b) shall be deemed to be the amount otherwise determined under the definition of "assistance" in subsection 125.4 (1) of the Federal Act, less any amount included that is deemed to be received under subsection 44.1 (5) of the Act if that subsection is read without reference to section 43.4 of the Act.

(2) The qualifying labour expenditure of an eligible small production company in respect of a shared copyright production shall be determined in accordance with the following rules:

1. The qualifying labour expenditure is the amount determined under subsection (1) if the shared copyright production is,
 - i. a theatrical feature film or eligible television series production whose total cost or, if the production is a depreciable property, total capital cost does not exceed \$1,500,000, or
 - ii. a production that is neither a theatrical feature film nor an eligible television series production, whose total cost or, if the production is a depreciable property, total capital cost does not exceed \$750,000.
 2. The qualifying labour expenditure is two-thirds of the amount determined under subsection (1) if the total cost of the shared copyright production or, if the production is a depreciable property, the total capital cost of the shared copyright production exceeds the maximum total cost or capital cost set out in paragraph 1 in respect of the type of production by an amount that is not more than 5 per cent of that maximum cost.
 3. The qualifying labour expenditure is one-third of the amount determined under subsection (1) if the total cost of the shared copyright production or, if the production is a depreciable property, the total capital cost of the shared copyright production exceeds the maximum total cost or capital cost set out in paragraph 1 in respect of the type of production by an amount that is more than 5 per cent but not more than 10 per cent of that maximum cost.
 4. The qualifying labour expenditure is nil if the total cost of the shared copyright production or, if the production is a depreciable property, the total capital cost of the shared copyright production exceeds the maximum total cost or capital cost set out in paragraph 1 in respect of the type of production by an amount that is more than 10 per cent of that maximum cost.
- (3) Despite subsections (1) and (2), the qualifying labour expenditure for a taxation year in respect of an eligible Ontario production that is an eligible television series production shall include those amounts determined under subsection (1) or (2), or a reasonable portion of the amounts determined under that subsection, that relate only to episodes for which principal photography commences after May 7, 1996.
8. (1) Subject to subsection (2), the amount of a qualifying production company's Ontario labour expenditure for a taxation year in respect of an eligible Ontario production for the purposes of section 43.5 of the Act is equal to the amount that would be determined to be the labour expenditure of the company for the taxation year in respect of the production for the purposes of section 125.4 of the Federal Act, if that section applied to the production, if no reference is made to paragraph 125.4 (2) (b) of that Act and if the definition of "labour expenditure" in subsection 125.4 (1) of that Act were read as follows:
1. Each reference to "the corporation" shall be read as a reference to the qualifying production company.
 2. Each reference to 1994 shall be read as a reference to June 30, 1996.
 3. Each reference to "salary or wages" shall be read as a reference to only the salaries and wages paid to Ontario-based individuals.
 4. Each reference to "an individual" shall be read as a reference to only Ontario-based individuals.
 5. Each reference to "employees" shall be read as a reference to only those employees, if any, who are Ontario-based individuals.
 6. The reference in paragraph (c) to the reimbursement of an expenditure incurred by "the parent" that would be included

under that paragraph in the labour expenditure of the qualifying production company for a taxation year for the purposes of section 125.4 of the Federal Act shall be read as a reference to the reimbursement of only those expenditures that would be included in the eligible labour expenditure of the company for that year if paragraphs (a) and (b) were read as required under this subsection.

(2) No amount in respect of an expenditure incurred after June 30, 1998 by an eligible small production company in respect of a shared copyright production shall be included in the amount of the company's Ontario labour expenditure for a taxation year in respect of the shared copyright production.

9. For the purposes of section 43.5 of the Act, an eligible Ontario production is considered to commence in the production year in which principal photography commences.

10. This Regulation shall be deemed to have come into force on May 8, 1996.

Schedule 1

DRAFT SECTION 1106 OF THE FEDERAL REGULATIONS

1106. (1) Definitions — For the purposes of this section and paragraph (x) of Class 10 in Schedule II,

"Canadian" means a person that is,

- (a) a Canadian citizen as defined in the *Citizenship Act*,
- (b) a permanent resident within the meaning assigned by the *Immigration Act*, or
- (c) a corporation that is Canadian-controlled, as determined for the purposes of sections 26 to 28 of the *Investment Canada Act*;

"Canadian government film agency" means a federal or provincial government agency the mandate of which is related to the provision of assistance to film productions in Canada;

"excluded production" means a film or video production of a prescribed taxable Canadian corporation,

(a) in respect of which,

(i) the Minister of Canadian Heritage has not issued a certificate of completion, within 30 months after the end of the corporation's taxation year in which the production's principal photography began, certifying that the production was completed within two years after the end of the year,

(ii) where the production is not a treaty co-production, neither the corporation nor another prescribed taxable Canadian corporation related to the corporation,

(A) is, except to the extent of an interest in the production held by a prescribed taxable Canadian corporation as a co-producer of the production or by a prescribed person (within the meaning assigned by subsection 1106 (7)), the exclusive worldwide copyright owner in the production for all commercial exploitation purposes for the 25-year period that begins at the first time the production has been completed and is commercially exploitable,

(B) controls the initial licensing of commercial exploitation, and

(C) retains a share of revenues, that is acceptable to the Minister of Canadian Heritage, from the exploitation of the production in non-Canadian markets,

(iii) there is not an agreement in writing for consideration at the fair market value with,

(A) a corporation that is a Canadian and is a distributor of film or video productions, or

(B) a corporation that holds a broadcasting license issued by the Canadian Radio-television and Telecommunications Commission for television markets,

to have the production shown in Canada within the two-year period that begins at the first time the production has been completed and is commercially exploitable, or

(iv) a distribution is made in Canada within that two-year period by a person who is not a Canadian, or

(b) that is,

(i) news, current events or public affairs programming, or a programme that includes weather or market reports,

(ii) a talk show,

(iii) a production in respect of a game, questionnaire or contest (other than a production directed primarily at minors),

(iv) a sports event or activity,

(v) a gala presentation or an awards show,

(vi) a production that solicits funds,

(vii) reality television,

(viii) pornography,

(ix) advertising,

(x) a production produced primarily for industrial, corporate or institutional purposes,

(xi) a production, other than a documentary, all or substantially all of which consists of stock footage, or

(xii) a production for which public financial support would, in the opinion of the Minister of Canadian Heritage, be contrary to public policy;

"producer" of a film or video production does not include a person unless the person is the individual,

(a) who controls and is the central decision maker in respect of the production,

(b) who is directly responsible for the acquisition of the production story or screenplay and the development, creative and financial control and exploitation of the production, and

(c) who is identified in the production as being the producer of the production;

"remuneration" does not include an amount determined by reference to profits or revenues.

Prescribed Taxable Canadian Corporation

(2) For the purposes of section 125.4 of the Act and this section, "prescribed taxable Canadian corporation" means a taxable Canadian corporation that is a Canadian, other than a corporation that is,

- (a) controlled directly or indirectly in any manner whatever by one or more persons all or part of whose taxable income is exempt from tax under Part I of the Act; or
- (b) a prescribed labour-sponsored venture capital corporation.

Canadian Film or Video Production

(3) For the purposes of section 125.4 of the Act, this Part and Schedule II, "Canadian film or video production" means a film or video production, other than an excluded production, of a prescribed taxable Canadian corporation and that is,

- (a) a treaty co-production; or
- (b) a film or video production,
 - (i) at all times during the production of which the producer of which is a Canadian,
 - (ii) in respect of which the Minister of Canadian Heritage has allotted not less than six points in accordance with subsection (4),
 - (iii) in respect of which not less than 75 per cent of the total of all costs for services provided in respect of producing the production (other than excluded costs) was payable to, and in respect of services provided by individuals who are, Canadians, and for the purpose of this subparagraph, excluded costs are,
 - (A) costs determined by reference to the amount of income from the production,
 - (B) remuneration payable to, or in respect of, the producer or individuals described in any of clauses (4) (a) (i) (A) to (H) and (ii) (A) to (F) and subparagraph (4) (a) (iii),
 - (C) amounts payable in respect of insurance, financing, brokerage, legal and accounting fees, and similar amounts, and
 - (D) costs described in subparagraph (iv), and
 - (iv) in respect of which not less than 75 per cent of the total of all costs incurred for the post-production of the production, including laboratory work, sound re-recording, sound editing and picture editing (other than costs determined by reference to the amount of income from the production and remuneration payable to, or in respect of, the producer or individuals described in any of clauses (4) (a) (i) (A) to (H) and (ii) (A) to (F) and subparagraph (4) (a) (iii)) was incurred in respect of services provided in Canada,

other than a production the certification of which has been revoked under subsection 125.4 (6) of the Act by the Minister of Canadian Heritage.

Creative Services

- (4) For the purposes of subsection (3) and this subsection,
- (a) there shall be allotted in the case of a film or video production,

- (i) that is not an animation production,
 - (A) for the director, two points,
 - (B) for the principal screenwriter, two points,
 - (C) for the lead performer for whose services the highest remuneration was payable, one point,
 - (D) for the lead performer for whose services the second highest remuneration was payable, one point,
 - (E) for the art director, one point,
 - (F) for the director of photography, one point,
 - (G) for the music composer, one point, and
 - (H) for the picture editor, one point,
 if that person is an individual who is a Canadian,
- (ii) that is an animation production,
 - (A) for the director, one point,
 - (B) for the lead voice for which the highest or second highest remuneration was payable, one point,
 - (C) for the design supervisor, one point,
 - (D) for the camera operator where the camera operation is done in Canada, one point,
 - (E) for the music composer, one point, and
 - (F) for the picture editor, one point,
 if that person is an individual who is a Canadian, and
- (iii) that is an animation production, one point where both the principal screenwriter and storyboard supervisor are individuals who are Canadians, and
- (iv) that is an animation production,
 - (A) for the place where the layout and background work is done, one point,
 - (B) for the place where the key animation is done, one point,
 - (C) for the place where the assistant animation and in-betweening is done, one point,
 if the place is in Canada;
- (b) a production that is not an animation production is deemed not to be a Canadian film or video production unless there are allotted in respect of the production two points under clause (a) (i) (A) or (B) and one point under clause (a) (i) (C) or (D); and
- (c) an animation production is deemed not to be a Canadian film or video production unless there are allotted in respect of the production,
 - (i) one point under clause (a) (ii) (A) or subparagraph (a) (iii),
 - (ii) one point under clause (a) (ii) (B), and

(iii) one point under clause (a) (iv) (B).

Lead Performer/Screenwriter

(5) For the purposes of subsections (4) and (6),

- (a) a lead performer in respect of a production is an actor or actress who has a leading role in the production having regard to the performer's remuneration, billing and time on screen;
- (b) a lead voice in respect of an animation production is the voice of the individual who has a leading role in the production having regard to the length of time that the individual's voice is heard in the production and the individual's remuneration;
- (c) the principal screenwriter of a production is not a Canadian unless,
 - (i) each individual involved in the preparation of the screenplay for the production is otherwise a Canadian, or
 - (ii) the principal screenwriter is an individual who otherwise is a Canadian and,
 - (A) the screenplay for the production is based upon a work authored by a Canadian, and
 - (B) the work is published in Canada.

Documentary Production

(6) Notwithstanding subsection (4), a documentary production that is not an excluded production is deemed to be a Canadian film or video production if all creative positions in respect of the production are occupied by individuals who are Canadians.

Prescribed Person

(7) For the purpose of section 125.4 of the Act, "prescribed person" means,

- (a) a corporation that holds a television broadcasting licence issued by the Canadian Radio-television and Telecommunications Commission,
- (b) a person to whom paragraph 149 (1) (l) of the Act applies where the person has a fund which is used to finance Canadian film or video productions,
- (c) a Canadian government film agency, or
- (d) in respect of a film or video production, a non-resident person who does not carry on a business in Canada where the person's interest in the production is acquired to comply with the certificate requirements of a treaty co-production twinning arrangement.

ONTARIO REGULATION 323/97
made under the
PLANNING ACT

Made: July 22, 1997
Filed: August 15, 1997

Amending O. Reg. 413/86
(Zoning Areas—Territorial District of Thunder Bay,
Geographic Township of Gorham)

Note: Since January 1, 1997, Ontario Regulation 413/86 has been amended by Ontario Regulation 189/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Schedule 1 to Ontario Regulation 413/86 is amended by adding the following section:

7. (1) Despite section 4 of the Order, the land described in subsection (5) is, for the purposes of this Order, land in an Extractive Industrial Zone.

(2) Despite subsection 38 (1) of the Order, a portable stone-crushing plant and aggregate screener may be located and used on the land described in subsection (5).

(3) The portable stone-crushing plant and aggregate screener shall be deemed to be a structure pursuant to the Planning Act.

(4) Despite sections 18 and 39 of the Order, no building or structure, and no extractive activity, shall be permitted within 15 metres of the water's edge on the lands described in subsection (5).

(5) Subsections (1), (2), (3) and (4) apply to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being the south part of Lot 13, in Concession VII, more particularly described as Parcel 8653, save and except parts 1 and 2 on Reference Plan 55R-9233 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55).

GARY HALL
Acting Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 22, 1997.

ONTARIO REGULATION 324/97
made under the
FOREST FIRES PREVENTION ACT

Made: August 13, 1997

Filed: August 15, 1997

Amending O. Reg. 298/97
(Restricted Fire Zone)

1. Ontario Regulation 298/97 is revoked effective as of 2400 hours on August 15, 1997.

RON VRANCART
Deputy Minister of Natural Resources

Dated on August 15, 1997.

35/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—09—06

ONTARIO REGULATION 325/97 made under the FUEL TAX ACT

Made: July 21, 1997
Filed: August 18, 1997

Amending Reg. 464 of R.R.O. 1990
(General)

Note: Since January 1, 1997, Regulation 464 has been amended by Ontario Regulation 30/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsections 1 (4), (5), (6) and (7) of Regulation 464 of the Revised Regulations of Ontario, 1990 are revoked.

(2) Section 1 of the Regulation is amended by adding the following subsections:

(8) The following substances are prescribed, as an alternative to those prescribed in subsection (4), for the purposes of blending with fuel to make coloured fuel:

1. Dye solvent red 164 in a proportion that is equal to not less than 3.6 per cent and not more than 4.0 per cent of the dye.
2. Sudan Marker 455 in a proportion that is not less than 0.8 per cent and not more than 1.4 per cent of the dye.
3. Xylene and heavy aromatic solvent naptha in a proportion that is not less than 2.6 per cent and not more than 3.4 per cent of the dye.
4. Fuel of a composition that is satisfactory for blending with components referred to in paragraphs 1, 2 and 3 in a proportion that is not less than 90 per cent and not more than 94 per cent of the dye.

(9) When dye solvent red 164, Sudan Marker 455 and xylene and heavy aromatic solvent naptha, as described in paragraphs 1, 2 and 3 of subsection (8), are combined in the proportions of not less than 45 parts or more than 51 parts colouring agent and not less than 10 parts or more than 14 parts Sudan Marker 455 to not less than 35 parts or more than 41 parts xylene and heavy aromatic solvent naptha, the combination of components shall,

- (a) have a flash point at or above 30 degrees Celsius determined using the setflash closed cup method;
- (b) have a pour point of less than minus 30 degrees Celsius;
- (c) contain not more than 0.2 per cent moisture measured according to the American Society for the Testing of Materials scale 0-95;
- (d) contain not more than 0.5 per cent by weight of fuel insolubles when the combination of components is mixed with fuel in a 12 to 1 ratio; and
- (e) have a viscosity of not more than 15 centipoise at minus 20 degrees Celsius and 5 centipoise at 20 degrees Celsius on the

Brookfield scale and 10 centistokes at 20 degrees Celsius on the Kinematic scale.

(10) The dye solvent red 164 referred to in paragraph 1 of subsection (8) shall have absorption maxima between 510 NM and 540 NM in iso-octane, or 2,2,4—trimethyl pentane.

(11) The Sudan Marker 455 referred to in paragraph 2 of subsection (8) shall be of such quality that easily allows its detection in a product that is 5 per cent coloured stove oil and 95 per cent clear stove oil.

(3) Subsection 1 (8) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(8) The following substances are prescribed for the purposes of blending with fuel to make coloured fuel:

2. Subsections 1 (1) and (3) come into force on January 1, 1998.

DAVID JOHNSON
for Minister of Finance

Dated on July 21, 1997.

36/97

ONTARIO REGULATION 326/97 made under the HIGHWAY TRAFFIC ACT

Made: August 13, 1997
Filed: August 19, 1997

Amending Reg. 629 of R.R.O. 1990
(Vehicles for the Transportation of Physically Disabled Passengers)

Note: Regulation 629 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 629 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

12. (1) Physically disabled passenger vehicles with bodies or chassis manufactured on or after April 1, 1996, with a gross vehicle weight rating of not more than 2,700 kilograms and equipped with not more than two wheelchair securement devices are designated as a class of vehicle that is exempt from subsection 2 (2) and the door opening requirements in section 6.9.1 of the Canadian Standards Association Standard D409-M84.

(2) A physically disabled passenger vehicle referred to in subsection (1) shall have,

- (a) a door for passenger access with a clear opening of not less than 762 millimetres wide; and
- (b) an emergency exit door with a clear opening of not less than 724 millimetres wide.

36/97

ONTARIO REGULATION 327/97
made under the
HIGHWAY TRAFFIC ACT

Made: August 14, 1997
Filed: August 19, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97, 141/97, 194/97, 208/97 and 209/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Part 5 of Schedule 173 to Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

District of Kenora—Twps. of Zealand and Wainwright

- 2. That part of the King's Highway known as No. 601 in the Townships of Zealand and Wainwright in the Territorial District of Kenora lying between a point situate 710 metres southerly from its intersection with the roadway known as McArthur Road and a point situate 90 metres northerly from its intersection with the roadway known as McArthur Road.

AL PALLADINI
Minister of Transportation

Dated on August 14, 1997.

36/97

ONTARIO REGULATION 328/97
made under the
FOREST FIRES PREVENTION ACT

Made: August 20, 1997
Filed: August 20, 1997

Revoking O. Reg. 296/97
(Restricted Fire Zone)

1. Ontario Regulation 296/97 is revoked effective as of 2400 hours E.D.T. on August 19, 1997.

RON VRANCART
Deputy Minister of Natural Resources

Dated on August 20, 1997

36/97

ONTARIO REGULATION 329/97
made under the
CORPORATIONS TAX ACT

Made: August 20, 1997
Filed: August 21, 1997

CO-OPERATIVE EDUCATION TAX CREDIT

DEFINITIONS

- 1. (1) In this Regulation,

"qualifying co-operative education program" means an educational program or course of study that meets the following requirements:

- 1. The program or course of study formally integrates students' academic studies with work placements.
- 2. The program or course of study,
 - i. includes work placements, each of which is at least 10 consecutive weeks and at least half of which are mandatory, that total not more than 75 per cent of the time spent in required academic study and that include mandatory work placements totalling at least 30 per cent of the time spent in required academic study, or
 - ii. includes one optional work placement of at least eight consecutive months and not more than 16 consecutive months that totals at least 30 per cent and not more than 75 per cent of the time spent in required academic study.
- 3. All optional work placements taken under the program or course of study must be completed before the start of the final academic term.
- 4. The program or course of study provides credit towards a post-secondary degree, diploma or certificate granted by an eligible educational institution.
- 5. All optional qualifying co-op work placements taken by a student under the program or course of study are recorded on the student's academic transcripts.
- 6. The Senate, board of governors or other governing body of the eligible educational institution, through its authorized delegate, has given to the Director of the Corporations Tax Branch of the Ministry of Finance, or to his or her delegate, a document stating that the program or course of study meets the requirements of paragraphs 1 to 5.

(2) For the purposes of this Regulation, two or more corporations are related corporations if they are related for the purposes of the Act, otherwise than by virtue of paragraph 251 (5) (b) of the *Income Tax Act* (Canada).

ELIGIBLE EDUCATIONAL INSTITUTIONS

2. The following institutions are eligible educational institutions for the purposes of section 43.4 of the Act and this Regulation:

- 1. A university or college of applied arts and technology in Ontario, whose enrolment is counted for the purposes of calculating annual operating grants entitlements from the Government of Ontario.
- 2. The Michener Institute of Applied Health Sciences.
- 3. The Ontario College of Art and Design.
- 4. An agricultural college in Ontario that is administered by the Government of Ontario.

QUALIFYING CO-OP WORK PLACEMENTS

3. (1) Subject to subsections 43.4 (5.1) and (5.2) of the Act, for the purposes of section 43.4 of the Act and this Regulation, a qualifying co-op work placement is a work placement in which a student of an eligible educational institution performs employment duties for a corporation under a qualifying co-operative education program offered by the institution, if the following conditions are satisfied:

1. The work placement has been developed or approved by the eligible educational institution as a suitable learning situation.
2. The terms of the work placement require the student to engage in productive work during the placement, not just to observe the work of others.
3. The work placement is for a period of,
 - i. not less than 10 consecutive weeks, if the placement is under a qualifying co-operative education program that is a program referred to in subparagraph i of paragraph 2 of the definition of "qualifying co-operative education program" in subsection 1 (1), or
 - ii. not less than eight consecutive months and not more than 16 consecutive months, if the placement is under an internship program described in subparagraph ii of paragraph 2 of the definition of "qualifying co-operative education program" in subsection 1 (1).
4. The student is entitled to receive remuneration for work performed during the work placement.
5. The terms of the work placement require the corporation to supervise and evaluate the job performance of the student during the placement.
6. The eligible educational institution monitors the student's progress in the work placement.

(2) If a qualifying co-op work placement exceeds four consecutive months, the following rules apply:

1. The work placement shall be divided into periods of four consecutive months, starting at the beginning of the placement, and each full period of four consecutive months shall be deemed to be a separate qualifying co-op work placement.
2. If the work placement includes a period of 10 or more consecutive weeks that is not included in a period deemed by paragraph 1 to be a separate qualifying co-op work placement, the period of 10 or more consecutive weeks shall be deemed to be a separate qualifying co-op work placement.
3. If the work placement includes a period of less than 10 consecutive weeks that is not included in a period deemed by paragraph 1 to be a separate qualifying co-op work placement, the period of less than 10 consecutive weeks shall be deemed to form part of the immediately preceding period that is deemed by paragraph 1 to be a separate qualifying co-op work placement.

(3) Despite subsections (1) and (2), a work placement is not a qualifying co-op work placement for the purposes of section 43.4 of the Act or this Regulation if the work placement is not certified in accordance with subsection 43.4 (4) of the Act.

(4) Subject to subsection (2), for the purposes of section 43.4 of the Act and this Regulation, consecutive work placements with two or more related corporations shall be deemed to be one continuous work

placement with only one of the corporations, as designated by the corporations.

ELIGIBLE EXPENDITURES

4. (1) For the purposes of section 43.4 of the Act and this Regulation, the following amounts paid by a corporation in respect of a qualifying co-op work placement are eligible expenditures for a taxation year:

1. Amounts paid to the student in the qualifying co-op work placement as salary or wages that,
 - i. would be considered for the purposes of Part III of Regulation 183 of the Revised Regulations of Ontario, 1990 to be included in the amount of salary or wages paid to employees of a permanent establishment of the corporation in Ontario, and
 - ii. are required by Subdivision a of Division B of Part I of the *Income Tax Act* (Canada) to be included in the income from employment of the student in respect of the qualifying co-op work placement.
2. Fees paid to an eligible educational institution or to an employment agency in consideration for the provision of the services carried out by the student in the qualifying co-op work placement, if the services are carried out by the student primarily at a permanent establishment of the corporation in Ontario.
3. Repayments of government assistance made by the corporation during the taxation year that do not exceed the amount of the assistance that,
 - i. has not been repaid in a prior taxation year, and
 - ii. can reasonably be considered to have reduced the amount of a co-operative education tax credit that would otherwise have been allowed to the corporation under the Act in respect of a qualifying co-op work placement.

(2) The total of all eligible expenditures made by a corporation in respect of a qualifying co-op work placement shall be the amount otherwise determined less the amount of all government assistance, if any, that the corporation has received or is entitled to receive in respect of the eligible expenditures.

(3) Despite subsection (1), an expenditure made by a corporation in respect of a work placement is not an eligible expenditure for the purposes of section 43.4 of the Act or this Regulation,

- (a) to the extent that the amount of the expenditure would not be considered to be reasonable in the circumstances by persons dealing with each other at arm's length; or
- (b) if the work placement is with a person other than the corporation.

(4) For the purposes of section 43.4 of the Act and this section, if a qualifying co-op work placement is deemed by subsection 3 (4) to be a work placement with only one of two or more related corporations,

- (a) the corporation designated under subsection 3 (4) shall be deemed to have paid all amounts referred to in paragraphs 1 to 3 of subsection (1) that were paid by the related corporations, and the other related corporations shall be deemed not to have paid those amounts; and
- (b) the corporation designated under subsection 3 (4) shall be deemed to have received or be entitled to receive all government assistance that has been received or is entitled to be received by the related corporations, and the other related corporations shall

be deemed not to have received or be entitled to receive the government assistance.

(5) In this section,

"government assistance" means assistance from a government, municipality or other public authority in any form, including a grant, subsidy, forgivable loan, deduction from tax or investment allowance, but not including the following:

1. An Ontario innovation tax credit under section 43.3 of the Act.
2. A co-operative education tax credit under section 43.4 of the Act.
3. An Ontario film and television tax credit under section 43.5 of the Act.
4. A Canadian film or video production tax credit under section 125.4 of the *Income Tax Act* (Canada).
5. An investment tax credit under section 127 of the *Income Tax Act* (Canada).

COMMENCEMENT

5. This Regulation shall be deemed to have come into force on May 8, 1996.

36/97

ONTARIO REGULATION 330/97 made under the INCOME TAX ACT

Made: August 20, 1997
Filed: August 21, 1997

CO-OPERATIVE EDUCATION TAX CREDIT

DEFINITIONS

1. In this Regulation,

"qualifying co-operative education program" means an educational program or course of study that meets the following requirements:

1. The program or course of study formally integrates students' academic studies with work placements.
2. The program or course of study,
 - i. includes work placements, each of which is at least 10 consecutive weeks and at least half of which are mandatory, that total not more than 75 per cent of the time spent in required academic study and that include mandatory work placements totalling at least 30 per cent of the time spent in required academic study, or
 - ii. includes one optional work placement of at least eight consecutive months and not more than 16 consecutive months that totals at least 30 per cent and not more than 75 per cent of the time spent in required academic study.
3. All optional work placements taken under the program or course of study must be completed before the start of the final academic term.

4. The program or course of study provides credit towards a post-secondary degree, diploma or certificate granted by an eligible educational institution.
5. All optional qualifying co-op work placements taken by a student under the program or course of study are recorded on the student's academic transcripts.
6. The Senate, board of governors or other governing body of the eligible educational institution, through its authorized delegate, has given to the Director of the Corporations Tax Branch of the Ministry of Finance, or to his or her delegate, a document stating that the program or course of study meets the requirements of paragraphs 1 to 5.

ELIGIBLE EDUCATIONAL INSTITUTIONS

2. The following institutions are eligible educational institutions for the purposes of this Regulation:

1. A university or college of applied arts and technology in Ontario, whose enrolment is counted for the purposes of calculating annual operating grants entitlements from the Government of Ontario.
2. The Michener Institute of Applied Health Sciences.
3. The Ontario College of Art and Design.
4. An agricultural college in Ontario that is administered by the Government of Ontario.

ELIGIBLE EMPLOYERS

3. For the purposes of subsection 8 (15) of the Act and this Regulation, an individual is an eligible employer for a taxation year if,

- (a) the individual carries on business during the taxation year, either alone or as a member of a partnership, through a permanent establishment in Ontario; and
- (b) the individual is not, by reason of section 6 of the Act, exempt from tax under the Act for the taxation year.

QUALIFYING CO-OP WORK PLACEMENTS

4. (1) For the purposes of subsection 8 (15) of the Act and this Regulation, a qualifying co-op work placement is a work placement in which a student of an eligible educational institution performs employment duties for an eligible employer under a qualifying co-operative education program offered by the institution, if the following conditions are satisfied:

1. The work placement has been developed or approved by the eligible educational institution as a suitable learning situation.
2. The terms of the work placement require the student to engage in productive work during the placement, not just to observe the work of others.
3. The work placement is for a period of,
 - i. not less than 10 consecutive weeks, if the placement is under a qualifying co-operative education program that is a program referred to in subparagraph i of paragraph 2 of the definition of "qualifying co-operative education program" in subsection 1 (1), or
 - ii. not less than eight consecutive months and not more than 16 consecutive months, if the placement is under an internship program described in subparagraph ii of paragraph 2 of the

definition of "qualifying co-operative education program" in subsection 1 (1).

4. The student is entitled to receive remuneration for work performed during the work placement.
5. The terms of the work placement require the employer to supervise and evaluate the job performance of the student during the placement.
6. The eligible educational institution monitors the student's progress in the work placement.

(2) If a qualifying co-op work placement exceeds four consecutive months, the following rules apply:

1. The work placement shall be divided into periods of four consecutive months, starting at the beginning of the placement, and each full period of four consecutive months shall be deemed to be a separate qualifying co-op work placement.
2. If the work placement includes a period of 10 or more consecutive weeks that is not included in a period deemed by paragraph 1 to be a separate qualifying co-op work placement, the period of 10 or more consecutive weeks shall be deemed to be a separate qualifying co-op work placement.
3. If the work placement includes a period of less than 10 consecutive weeks that is not included in a period deemed by paragraph 1 to be a separate qualifying co-op work placement, the period of less than 10 consecutive weeks shall be deemed to form part of the immediately preceding period that is deemed by paragraph 1 to be a separate qualifying co-op work placement.

(3) Every eligible educational institution in Ontario that has a co-operative education program shall certify in a manner or form approved by the Provincial Minister to every eligible employer providing a qualifying co-op work placement under the program that the placement is a qualifying co-op work placement for the purposes of subsection 8 (15) of the Act, and the certification shall contain the name of the student in the placement and any additional information required by the Provincial Minister.

(4) Despite subsections (1) and (2), a work placement is not a qualifying co-op work placement for the purposes of subsection 8 (15) of the Act or this Regulation if,

- (a) the work placement is not certified in accordance with subsection (3); or
- (b) the Provincial Minister orders that the work placement or all work placements of the eligible educational institution be deemed not to be qualifying co-op work placements for the purposes of subsection 8 (15) of the Act on the grounds that the eligible educational institution has given incorrect certifications under subsection (3) or has certified a work placement to be a qualifying co-op work placement when it was not.

(5) If the Provincial Minister is satisfied that an eligible educational institution will comply with the Provincial Minister's directions with respect to the accuracy, form and content of certifications to be given under subsection (3), the Provincial Minister, subject to any conditions the Provincial Minister considers reasonable, may revoke an order made under clause (4) (b), and all work placements that would have otherwise been qualifying co-op work placements while the Provincial Minister's order was in effect shall, to the extent approved by the Provincial Minister, be considered to be qualifying co-op work

placements for the purposes of subsection 8 (15) of the Act and may be so certified by the educational institution.

ELIGIBLE EXPENDITURES

5. (1) For the purposes of subsection 8 (15) of the Act and this Regulation, the following amounts paid by an eligible employer in respect of a qualifying co-op work placement are eligible expenditures for a taxation year:

1. Amounts paid to the student in the qualifying co-op work placement as salary or wages that,
 - i. would be considered for the purposes of Part XXVI of the Federal Regulations to be included in the amount of salary or wages paid to employees of a permanent establishment of the eligible employer in Ontario, and
 - ii. are required by Subdivision a of Division B of Part I of the Federal Act to be included in the income from employment of the student in respect of the qualifying co-op work placement.
2. Fees paid to an eligible educational institution or to an employment agency in consideration for the provision of the services carried out by the student in the qualifying co-op work placement, if the services are carried out by the student primarily at a permanent establishment of the eligible employer in Ontario.
3. Repayments of government assistance made by the eligible employer during the taxation year that do not exceed the amount of the assistance that,
 - i. has not been repaid in a prior taxation year, and
 - ii. can reasonably be considered to have reduced the amount of a co-operative education tax credit that would otherwise have been allowed to the eligible employer under the Act in respect of a qualifying co-op work placement.

(2) The total of all eligible expenditures made by an eligible employer in respect of a qualifying co-op work placement shall be the amount otherwise determined less the amount of all government assistance, if any, that the employer has received or is entitled to receive in respect of the eligible expenditures.

(3) Despite subsection (1), an expenditure made by an eligible employer in respect of a work placement is not an eligible expenditure for the purposes of subsection 8 (15) of the Act or this Regulation,

- (a) to the extent that the amount of the expenditure would not be considered to be reasonable in the circumstances by persons dealing with each other at arm's length; or
 - (b) if the work placement is with a person other than the eligible employer.
- (4) In this section,

"government assistance" means assistance from a government, municipality or other public authority in any form, including a grant, subsidy, forgivable loan, deduction from tax or investment allowance, but not including a co-operative education tax credit under subsection 8 (15) of the Act or investment tax credit under section 127 of the Federal Act;

"salary or wages" means salary or wages as defined by subsection 248 (1) of the Federal Act.

CLAIM FOR TAX CREDIT

6. (1) An eligible employer may claim a co-operative education tax credit by deducting an amount, not exceeding the amount of the eligible employer's co-operative education tax credit for the taxation year, from the amount of tax otherwise payable under the Act by the employer for the year.

(2) A co-operative education tax credit may be deducted only after deducting any other amount required by the Act to be deducted first.

PARTNERSHIPS

7. (1) If an eligible employer is a member of a partnership and the partnership would qualify for a co-operative education tax credit for a taxation year if the partnership were an eligible employer, the portion of the co-operative education tax credit that may reasonably be considered to be the member's share of the tax credit may be included in determining the amount of the member's co-operative education tax credit for the same taxation year.

(2) Despite subsection (1), a limited partner's share of a partnership's co-operative education tax credit shall be deemed to be nil.

COMMENCEMENT

8. This Regulation shall be deemed to have come into force on January 1, 1996.

36/97

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—09—13

ONTARIO REGULATION 331/97 made under the HIGHWAY TRAFFIC ACT

Made: August 20, 1997
Filed: August 26, 1997

Amending O. Reg. 339/94
(Demerit Point System)

Note: Ontario Regulation 339/94 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Item 5 of the Table to Ontario Regulation 339/94 is amended by,

(a) striking out "Section 174" in Column 1 and substituting "Subsections 174 (1) and (2)"; and

(b) striking out "bus" in Column 3 and substituting "public vehicle or school bus failing".

37/97

ONTARIO REGULATION 332/97 made under the PLANNING ACT

Made: August 26, 1997
Filed: August 27, 1997

Amending O. Reg. 688/84
(Zoning Areas—Territorial District of Thunder Bay,
Geographic Township of Pic)

Note: Ontario Regulation 688/84 has not been amended in 1997. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Ontario Regulation 688/84 is amended by adding the following section:

23. (1) Despite section 15 of this Order, a commercial operation for the purpose of boarding dogs, cats and horses together with accessory uses and structures is permitted on the lands described in subsection (2) if the following requirements are met:

Maximum lot coverage	50 per cent
Minimum front yard	15 metres
Minimum rear yard	8 metres
Minimum side yard	4 metres

(2) Subsection (1) applies to the parcel of land in the Township of Pic in the Territorial District of Thunder Bay being those parts of the Heron Bay Station Grounds in Mining Location 8 and Mining Location 3C designated as Parts 4 and 5 on Plan 55R-2614, save and except Part 1 on Plan 55R-3261 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55).

SCOTT MACLEOD
Acting Manager
Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on August 26, 1997.

37/97

ONTARIO REGULATION 333/97 made under the REGISTRY ACT

Made: August 29, 1997
Filed: August 29, 1997

OFFICE HOURS

1. Despite any other regulation, the Land Registry Offices for the following divisions shall be kept open from 9:30 o'clock in the forenoon until 5:30 p.m., local time, on August 29, 1997:

Land Titles Division of Durham (No. 40)
Registry Division of Durham (No. 40)

Land Titles Division of Peel (No. 43)
Registry Division of Peel (No. 43)

Land Titles Division of Waterloo (No. 58)
Registry Division of Waterloo (No. 58)

Registry Division of Metropolitan Toronto (No. 64)

Land Titles Division of York Region (No. 65)
Registry Division of York Region (No. 65)

Land Titles Division of Metropolitan Toronto (No. 66)

2. This Regulation is revoked on August 30, 1997.

IAN VEITCH
Director of Land Registration

Dated on August 29, 1997.

37/97

ONTARIO REGULATION 334/97
made under the
MUNICIPAL BOUNDARY NEGOTIATIONS ACT

Made: August 27, 1997
Filed: August 29, 1997

**CITY OF WOODSTOCK, TOWNSHIP OF
BLANDFORD-BLENHEIM BOUNDARY**

1. (1) On September 1, 1997, the portion of the Township of Blandford-Blenheim described in the Schedule is annexed to the City of Woodstock.

(2) All real property including any highway, street fixture, water-line, easement and restrictive covenant running with the land of The Corporation of the Township of Blandford-Blenheim located within the annexed area vests in The Corporation of the City of Woodstock on September 1, 1997.

(3) Subject to subsection (2), all assets and liabilities of the annexed areas remain the assets and liabilities of the Township of Blandford-Blenheim.

2. (1) On September 1, 1997, the by-laws of The Corporation of the City of Woodstock extend to the annexed area and the by-laws of The Corporation of the Township of Blandford-Blenheim cease to apply to such area, except,

- (a) by-laws of The Corporation of the Township of Blandford-Blenheim,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections,
 - (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the City of Woodstock;

- (b) by-laws of The Corporation of the Township of Blandford-Blenheim that were passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
- (c) by-laws of The Corporation of the Township of Blandford-Blenheim passed under section 3 of the *Development Charges Act* which shall remain in force until the earlier of,
 - (i) the date the by-law is repealed by the council of The Corporation of the City of Woodstock, and
 - (ii) the date the by-law expires by virtue of the *Development Charges Act*;
- (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Blandford-Blenheim.

(2) If The Corporation of the Township of Blandford-Blenheim has commenced procedures to enact a by-law under any Act and that by-law applies to the annexed area and is not in force on September 1, 1997, the council of The Corporation of the City of Woodstock may continue the procedures to enact the by-law to the extent that it applies to the annexed area.

3. On or before December 1, 1997, The Corporation of the Township of Blandford-Blenheim shall pay to The Corporation of the City of Woodstock an amount equal to the amount of development charges that The Corporation of the City of Woodstock is entitled to collect in the annexed area, that were due but unpaid on September 1, 1997.

4. For the purpose of revising the 1997 assessment roll, the assessment commissioner shall,

- (a) notify the clerk of The Corporation of the Township of Blandford-Blenheim that the annexed area should be removed from its assessment roll;
- (b) notify the clerk of The Corporation of the City of Woodstock that the annexed area should be added to its assessment roll.

5. For all purposes, the 1997 regular municipal election in the City of Woodstock and the Township of Blandford-Blenheim shall be conducted as if the annexation under this Regulation had already occurred.

6. After September 1, 1997, the clerk of The Corporation of the Township of Blandford-Blenheim shall forthwith prepare and furnish to the clerk of The Corporation of the City of Woodstock a special collector's roll showing all arrears of real property taxes or special rates assessed against the land in the annexed area up to and including August 31, 1997 and the persons assessed therefor.

7. (1) All real property and business taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on August 31, 1997 shall be after that date deemed to be taxes due and payable to The Corporation of the City of Woodstock and may be collected by The Corporation of the City of Woodstock.

(2) On or before December 1, 1997, The Corporation of the City of Woodstock shall pay to The Corporation of the Township of Blandford-Blenheim an amount equal to the amount of real property and business taxes that The Corporation of the City of Woodstock is entitled to collect in the area to be annexed to The Corporation of the City of Woodstock that were due but unpaid on September 1, 1997.

8. The agreement between The Corporation of the City of Woodstock and The Corporation of the Township of Blandford-Blenheim executed on April 16, 1997 by the councils of The Corporation of the City of Woodstock, The Corporation of the Township of Blandford-Blenheim and The Corporation of the County of Oxford is hereby given effect.

Schedule

Part of Lots 14 and 15, Concessions 1, 2 and 3; part of the road allowance between Concession 1 and 2 and part of the road allowance between Concessions 2 and 3, in the Township of Blandford.

COMMENCING in the centre of Concession 1 at its intersection with the line between the east and west halves of Lot 14, said point being in the boundary of the City of Woodstock;

THENCE northerly along the line between the east and west halves of Lot 14 in Concessions 1, 2 and 3 to the centre of the Thames River, said point being in the westerly limit of the Township of Blandford;

THENCE southerly along the centreline of the Thames River to its intersection with the limit of the City of Woodstock;

THENCE southerly and easterly along the limit of the City of Woodstock to the point of commencement.

ONTARIO REGULATION 335/97made under the
PLANNING ACT

Made: August 28, 1997

Filed: August 29, 1997

ZONING AREA—CITY OF GUELPH

1. The terms used in this Order have the same meaning as set out in "Section 3 Definitions" of Zoning By-law (1995)—14864 of the City of Guelph, as amended to the date of this Order.

2. Every use of land and every erection or use of buildings or structures on the land described in section 4 is prohibited except the uses which are permitted in the "Industrial B.1" zone of Zoning By-law (1995)—14864 of the City of Guelph, as amended to the date of this Order.

3. (1) Subject to subsection (2), the uses permitted by section 2 are subject to the requirements which apply to the "Industrial B.1" zone as set out in sections 4 and 7 of Zoning By-law (1995)—14864 of the City of Guelph, as amended to the date of this Order.

(2) Section 7.3.5 of Zoning By-law (1995)—14864 of the City of Guelph, as amended to the date of this Order, does not apply to the land described in section 4.

4. This Order applies to the land located in the City of Guelph in the County of Wellington in the Geographic Township of Puslinch, being part of the front or southwest half of Lot 11 in Concession VII, designated as Part 3 on Reference Plan 61R-7440, deposited in the Land Registry Office for the Registry Division of Wellington (No. 61).

J. D. PARKER
*Acting Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing*

Dated on August 28, 1997.

37/97

ONTARIO REGULATION 336/97made under the
MUNICIPAL BOUNDARY NEGOTIATIONS ACT

Made: August 27, 1997

Filed: August 29, 1997

**CITY OF WOODSTOCK, TOWNSHIP OF
NORWICH BOUNDARY**

1. (1) On September 1, 1997, the portion of the Township of Norwich described in the Schedule is annexed to the City of Woodstock.

(2) All real property including any highway, street fixture, water-line, easement and restrictive covenant running with the land of The Corporation of the Township of Norwich located within the annexed area vests in The Corporation of the City of Woodstock on September 1, 1997.

(3) Subject to subsection (2), all assets and liabilities of the annexed areas remain the assets and liabilities of the Township of Norwich.

2. (1) On September 1, 1997, the by-laws of The Corporation of the City of Woodstock extend to the annexed area and the by-laws of The

Corporation of the Township of Norwich cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Norwich,

(i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections,

(ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the City of Woodstock;

(b) by-laws of The Corporation of the Township of Norwich that were passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Norwich.

(2) If The Corporation of the Township of Norwich has commenced procedures to enact a by-law under any Act and that by-law applies to the annexed area and is not in force on September 1, 1997, the council of The Corporation of the City of Woodstock may continue the procedures to enact the by-law to the extent that it applies to the annexed area.

3. For the purpose of revising the 1997 assessment roll, the assessment commissioner shall,

(a) notify the clerk of The Corporation of the Township of Norwich that the annexed area should be removed from its assessment roll;

(b) notify the clerk of The Corporation of the City of Woodstock that the annexed area should be added to its assessment roll.

4. For all purposes, the 1997 regular municipal election in the City of Woodstock and the Township of Norwich shall be conducted as if the annexation under this Regulation had already occurred.

5. After September 1, 1997, the clerk of The Corporation of the Township of Norwich shall forthwith prepare and furnish to the clerk of The Corporation of the City of Woodstock a special collector's roll showing all arrears of real property taxes or special rates assessed against the land in the annexed area up to and including August 31, 1997 and the persons assessed therefor.

6. (1) All real property and business taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on August 31, 1997 shall continue after that date to be taxes due and payable to The Corporation of the Township of Norwich and may be collected by The Corporation of the Township of Norwich.

(2) All real property and business taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid between September 1, 1997 and December 31, 1997 shall continue to be taxes due and payable to The Corporation of the Township of Norwich and may be collected by The Corporation of the Township of Norwich.

7. (1) The land described in the Schedule is established as a special area for municipal tax purposes and for properties in that area in the year 1998, the amount of taxes on each property shall be calculated by multiplying the 1998 total tax rate for the City of Woodstock for all

purposes by the assessment for that property, and subtracting from it 50 per cent of the tax differential established under section 8.

(2) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid after December 31, 1998, shall after that date be taxes due and payable to The Corporation of the City of Woodstock and may be collected by The Corporation of the City of Woodstock.

8. In the year 1998, the treasurer of The Corporation of the City of Woodstock shall establish a tax differential for each property in the annexed area by calculating the product of the 1998 tax rate for the City of Woodstock for all purposes and the City of Woodstock assessment for that property and subtracting from it the product of the 1997 tax rate for the Township of Norwich for all purposes and the Township of Norwich assessment on that property.

9. (1) If a change of use or character of a property in the annexed area occurs during 1998, the tax differential established under section 8 shall be cancelled as of the date of that change of use or character and the taxes on that property shall immediately become payable as if that property had not been subject to the tax differential.

(2) In subsection (1),

"change of use or character of a property" means,

(a) the re-assessment of a property from one assessment class to another, or

(b) the erection or enlargement of a building or structure on a property that has the effect of increasing the assessment on that property by at least 25 per cent.

(3) If a building on a property in the annexed area is demolished during 1998, the treasurer shall recalculate the tax differential established under section 8 to reflect the new assessed value of the property, and the taxes on the property shall be adjusted to reflect the new tax differential as of the day the demolition of the building was completed.

10. The Corporation of the City of Woodstock shall pay to The Corporation of the Township of Norwich the sum of \$150,000 of which \$12,500 is to be paid on or before August 31 and October 31, 1997 and on or before February 28 and May 31, August 31 and September 30 in each subsequent year until and including May 31, 2000.

11. The Corporation of the City of Woodstock shall pay to The Corporation of the Township of Norwich, as compensation for the loss of tax revenues from the annexed area, the sum of \$1,262,625 of which,

(a) \$27,000 is to be paid on or before February 28, 1998 and on or before May 31, August 31 and October 31, 1998 and on or before February 28 and May 31, August 31 and October 31 in each subsequent year until and including May 31, 2002;

(b) \$20,437.50 is to be paid on or before August 31 and October 31, 2002 and on or before February 28 and May 31, August 31 and October 31 in each subsequent year until and including May 31, 2007;

(c) \$18,393.75 is to be paid on or before August 31 and October 31, 2007 and on or before February 28 and May 31, 2008;

(d) \$16,350 is to be paid on or before August 31 and October 31, 2008 and on or before February 28 and May 31, 2009;

(e) \$14,306.25 is to be paid on or before August 31 and October 31, 2009 and on or before February 28 and May 31, 2010;

(f) \$12,262.50 is to be paid on or before August 31 and October 31, 2010 and on or before February 28 and May 31, 2011;

(g) \$10,218.75 is to be paid on or before August 31 and October 31, 2011 and on or before February 28 and May 31, 2012;

(h) \$8,175 is to be paid on or before August 31 and October 31, 2012 and on or before February 28 and May 31, 2013;

(i) \$6,131.25 is to be paid on or before August 31 and October 31, 2013 and on or before February 28 and May 31, 2014;

(j) \$4,087.50 is to be paid on or before August 31 and October 31, 2014 and on or before February 28 and May 31, 2015;

(k) \$2,043.75 is to be paid on or before August 31 and October 31, 2015 and on or before February 28 and May 31, 2016.

12. The schedule of payments to be made in accordance with sections 10 and 11 shall be deemed to be matters within the meaning of subsection 147 (2) of the *Municipal Act*.

13. The agreement between The Corporation of the City of Woodstock and The Corporation of the Township of Norwich executed on April 30, 1997 by the councils of The Corporation of the City of Woodstock, The Corporation of the Township of Norwich and The Corporation of the County of Oxford is hereby given effect.

Schedule

Being composed of Lot 13 and part of Lot 14, Concession 1; Lot 15 and part of Lots 13, 14 and 16, Concession 2; part of the road allowance between the Townships of East Oxford and Blandford; part of the road allowance between Concessions 1 and 2; and part of the road allowance between Concessions 2 and 3 in the Geographic Township of East Oxford, now in the Township of Norwich.

COMMENCING in the north limit of the Township of Norwich (East Oxford) at its intersection with the easterly limit of the City of Woodstock;

THENCE easterly along the north limit of the Township of Norwich to its intersection with the northerly production of the west limit of the original road allowance between Lots 12 and 13, Concession 1, Township of East Oxford;

THENCE southerly along the said northerly production to the northeast angle of Lot 13, Concession 1;

THENCE southerly along the east limit of Lot 13, Concession 1 and its extension southerly to the south limit of the road allowance between Concessions 1 and 2;

THENCE easterly along the southerly limit of the road allowance between Concessions 1 and 2 to the northeast angle of Lot 13, Concession 2;

THENCE southerly along the east limit of Lot 13, Concession 2 to its intersection with the southerly limit of the King's Highway No. 401 as shown on deposited Plan 524;

THENCE westerly along the southerly limit of the King's Highway No. 401 as shown on deposited Plan 524 to its intersection with the line between the east and west halves of Lot 14, Concession 2;

THENCE southerly along the said line between the east and west halves of Lot 14, Concession 2 and its production southerly to its intersection with the south limit of the road allowance between Concession 2 and 3;

THENCE westerly along the south limit of the road allowance between Concessions 2 and 3 to its intersection with the production

southerly of the line between the east and west halves of Lot 16, Concession 2, being the boundary of the City of Woodstock;

THENCE northerly and easterly along the boundary of the City of Woodstock to the point of commencement.

37/97

ONTARIO REGULATION 337/97
made under the
HIGHWAY TRAFFIC ACT

Made: August 13, 1997

Filed: August 29, 1997

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Regulation 628 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definitions of "Greater Toronto Area corporate motor vehicle" and "Greater Toronto Area resident" in section 1 of Regulation 628 of the Revised Regulations of Ontario, 1990 are revoked.

2. The Regulation is amended by adding the following section:

5.1 (1) A permit for a passenger car, a motorized mobile home, an historic vehicle, a motorcycle, a motor assisted bicycle, a commercial motor vehicle with a gross weight of not more than 3,000 kilograms, a combination of a commercial motor vehicle and a trailer with a gross weight of not more than 3,000 kilograms, or a Dealer and Service permit may be validated for a period of not less than three months and not more than 26 months.

(2) A renewal of a permit referred to in subsection (1) may be validated for either 12 months or 24 months.

3. Section 18 of the Regulation is revoked and the following substituted:

VALIDATION FEES

18. (1) For validation of a permit referred to in Schedule 5, the fee shown opposite the appropriate number of months under the appropriate permit number in Schedule 5 is payable to the Ministry.

(2) If the portion of a commercial motor vehicle designed to carry a load is occupied solely by a self-contained dwelling unit designed, equipped and used exclusively for living accommodation, the weight of the unit is not included in determining the gross weight of the vehicle for the purpose of ascertaining fees for permit numbers 10 and 11.

(3) The fee for validation, for a part of a month, of a permit is the fee payable for the full month.

4. The Regulation is amended by adding the following Schedule:

Schedule 5

VALIDATION FEE BY NUMBER OF MONTHS FOR ADDITIONAL CLASSES OF VEHICLES

Months	Permit number 1, 9 & 10	Permit number 2 & 11	Permit number 3	Permit number 4	Permit number 5	Permit number 6	Permit number 7	Permit number 8
3	\$18.50	\$9.25	\$4.50	\$10.50	\$5.25	\$3.00	\$39.00	\$21.75
4	24.65	12.35	6.00	14.00	7.00	4.00	52.00	29.00
5	30.85	15.40	7.50	17.50	8.75	5.00	65.00	36.25
6	37.00	18.50	9.00	21.00	10.50	6.00	78.00	43.50
7	43.15	21.60	10.50	24.50	12.25	7.00	91.00	50.75
8	49.35	24.65	12.00	28.00	14.00	8.00	104.00	58.00
9	55.50	27.75	13.50	31.50	15.75	9.00	117.00	65.25
10	61.65	30.85	15.00	35.00	17.50	10.00	130.00	72.50
11	67.85	33.90	16.50	38.50	19.25	11.00	143.00	79.75
12	74.00	37.00	18.00	42.00	21.00	12.00	156.00	87.00
13	80.15	40.10	19.50	45.50	22.75	13.00	169.00	94.25
14	86.35	43.15	21.00	49.00	24.50	14.00	182.00	101.50
15	92.50	46.25	22.50	52.50	26.25	15.00	195.00	108.75
16	98.65	49.35	24.00	56.00	28.00	16.00	208.00	116.00
17	104.85	52.40	25.50	59.50	29.75	17.00	221.00	123.25
18	111.00	55.50	27.00	63.00	31.50	18.00	234.00	130.50
19	117.15	58.60	28.50	66.50	33.25	19.00	247.00	137.75
20	123.35	61.65	30.00	70.00	35.00	20.00	260.00	145.00
21	129.50	64.75	31.50	73.50	36.75	21.00	273.00	152.25
22	135.65	67.85	33.00	77.00	38.50	22.00	286.00	159.50

Months	Permit number 1, 9 & 10	Permit number 2 & 11	Permit number 3	Permit number 4	Permit number 5	Permit number 6	Permit number 7	Permit number 8
23	\$141.85	\$70.90	\$34.50	\$80.50	\$40.25	\$23.00	\$299.00	\$166.75
24	148.00	74.00	36.00	84.00	42.00	24.00	312.00	174.00
25	154.15	77.10	37.50	87.50	43.75	25.00	325.00	181.25
26	160.35	80.15	39.00	91.00	45.50	26.00	338.00	188.50

The permit number refers to a vehicle described opposite the permit number as follows:

Permit
Number

1. For a passenger car or motorized mobile home.
2. For a passenger car or motorized mobile home, if the permit holder is a resident of Northern Ontario.
3. For an historic vehicle.
4. For a motorcycle.
5. For a motorcycle, if the permit holder is a resident of Northern Ontario.
6. For a motor assisted bicycle.
7. For a Dealer and Service permit for a motor vehicle or trailer.
8. For a Dealer and Service permit for a motorcycle or motor assisted bicycle.
9. For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, with a gross weight of not more than 3,000 kilograms.
10. For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, with a gross weight of not more than 3,000 kilograms, if the vehicle is used primarily for personal transportation.
11. For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, with a gross weight of not more than 3,000 kilograms, if the permit holder is a resident of Northern Ontario who uses the vehicle primarily for personal transportation.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—09—20

ONTARIO REGULATION 338/97 made under the MUNICIPAL ELECTIONS ACT, 1996

Made: September 2, 1997

Filed: September 3, 1997

TRANSITIONAL MATTERS—1997 REGULAR ELECTION FOR THE CITY OF TORONTO

1. This Regulation applies to the 1997 regular election in the urban area as defined in section 1 of the *City of Toronto Act, 1997*.

2. Notices, forms (other than prescribed forms) and other information provided under the Act may be in the following languages:

Chinese
French
Greek
Italian
Polish
Portuguese

Somali
Spanish
Tagalog
Tamil
Vietnamese

3. Optical scanning vote tabulators may be used only in the geographic area of the Borough of East York, the City of Etobicoke, the City of North York, the City of Scarborough and the City of York.

4. Advance votes shall be held on the following dates and during the following hours:

1. Monday, October 27, 1997 to Friday, October 31, 1997, inclusive, from 9:00 a.m. to 6:00 p.m. each day.
2. Saturday, November 1, 1997, from 12:00 noon to 8:00 p.m.
3. Wednesday, November 5, 1997, from 12:00 noon to 8:00 p.m.

5. The voting places described in Column 1 of the Schedule shall be open for voting on Monday, November 10, 1997 during the hours set out in Column 2 of the Schedule.

Schedule

COLUMN 1	COLUMN 2
Name/Address of Voting Place	Voting Hours
Ivan Franco Home for the Aged 767 Royal York Road, City of Etobicoke	10:00 a.m. - 12:00 noon
Kingsway Lambton Home for Seniors 781 The Queensway, City of Etobicoke	1:00 p.m. - 3:00 p.m.
Kingsway Lambton Home for Seniors 773 The Queensway, City of Etobicoke	4:00 p.m. - 6:00 p.m.
Griggs Manor Seniors' Apartment Building 100 Cavell Avenue, City of Etobicoke	10:00 a.m. - 12:00 noon

COLUMN 1	COLUMN 2
Name/Address of Voting Place	Voting Hours
Edwards Manor Seniors' Apartment Building 340 Royal York Road, City of Etobicoke	2:00 p.m. - 4:00 p.m.
Garden Court Nursing Home 1 Sand Beach Road, City of Etobicoke	10:00 a.m. - 11:00 a.m.
Woods Manor Senior Citizens' Apartment Building 2835 Lake Shore Boulevard West, City of Etobicoke	12:00 noon - 2:00 p.m.
Lerette Manor 250 Twelfth Street, City of Etobicoke	4:00 p.m. - 6:00 p.m.
McCall Chronic Care 140 Sherway Drive, City of Etobicoke	10:00 a.m. - 11:00 a.m.
Lakeshore Lodge Nursing Home 3197 Lake Shore Boulevard West, City of Etobicoke	2:00 p.m. - 4:00 p.m.
Dom Lipa 52 Neilson Drive, City of Etobicoke	10:00 a.m. - 12:00 noon
Highbourne Lifecare Centre 420 The East Mall, City of Etobicoke	2:00 p.m. - 3:00 p.m.
Meadowcroft Place 25 Centennial Park Road, City of Etobicoke	5:00 p.m. - 6:00 p.m.
St. Demetrius Residence 123 La Rose Avenue, City of Etobicoke	10:00 a.m. - 12:00 noon
Ukrainian Canadian Care Centre 60 Richview Road, City of Etobicoke	2:00 p.m. - 4:00 p.m.
Richview Residence 105 Clement Road, City of Etobicoke	10:00 a.m. - 2:00 p.m.
Richview Residence 1540 Kipling Avenue, City of Etobicoke	10:00 a.m. - 2:00 p.m.
Rexdale Presbyterian Seniors' Centre 2314 Islington Avenue, City of Etobicoke	4:00 p.m. - 6:00 p.m.
Kipling Acres 2233 Kipling Avenue, City of Etobicoke	10:00 a.m. - 12:00 noon
Central Park Lodge 1145 Albion Road, City of Etobicoke	2:00 p.m. - 4:00 p.m.
Thistletown Lutheran Lodge 2715 Islington Avenue, City of Etobicoke	5:00 p.m. - 7:00 p.m.
Versa Care Centre 95 Humber College Boulevard, City of Etobicoke	1:30 p.m. - 3:30 p.m.
Antonio Mazzotta Seniors' Building 88 Humber College Boulevard, City of Etobicoke	5:00 p.m. - 7:00 p.m.
Albion Lodge 111 Kendleton Drive, City of Etobicoke	10:00 a.m. - 12:00 noon
Tendercare Living Centre 1020 McNicoll Avenue, City of Scarborough	10:00 a.m. - 2:00 p.m.

COLUMN 1	COLUMN 2
Name/Address of Voting Place	Voting Hours
Seven Oaks 9 Neilson Road, City of Scarborough	10:00 a.m. - 2:00 p.m.
Leisure World Midland Gardens 130 Midland Avenue, City of Scarborough	10:00 a.m. - 2:00 p.m.
Rockcliffe Nursing Home 3015 Lawrence Avenue East, City of Scarborough	10:00 a.m. - 2:00 p.m.
Vandel Manor Nursing Home 1673 Kingston Road, City of Scarborough	10:00 a.m. - 2:00 p.m.
Providence Centre 3276 St. Clair Avenue East, City of Scarborough	10:00 a.m. - 2:00 p.m.
Guildwood Villa 60 Guildwood Parkway, City of Scarborough	10:00 a.m. - 2:00 p.m.
Kennedy Lodge Nursing Home 1400 Kennedy Road, City of Scarborough	10:00 a.m. - 2:00 p.m.
Bendale Acres 2920 Lawrence Avenue East, City of Scarborough	10:00 a.m. - 2:00 p.m.
Extendicare Nursing Home 3830 Lawrence Avenue East, City of Scarborough	10:00 a.m. - 2:00 p.m.
Altamont Nursing Home 92 Island Road, City of Scarborough	10:00 a.m. - 2:00 p.m.
Chinese Community Nursing Home 2311 McNicoll Avenue, City of Scarborough	3:00 p.m. - 7:00 p.m.
Centenary Health Centre 2863—2867 Ellesmere Road, City of Scarborough	3:00 p.m. - 7:00 p.m.
Craiglee Nursing Home 102 Craiglee Avenue, City of Scarborough	3:00 p.m. - 7:00 p.m.
Scarborough General Hospital 3050 Lawrence Avenue East, City of Scarborough	3:00 p.m. - 7:00 p.m.
Scarborough Grace Hospital 3030 Birchmount Road, City of Scarborough	3:00 p.m. - 7:00 p.m.
St. Josephs Health Centre 30 The Queensway, City of Toronto	10:00 a.m. - 12:30 p.m.
Elm Grove Living Centre 35 Elm Grove Avenue, City of Toronto	1:30 p.m. - 3:30 p.m.
Queen Elizabeth Hospital 130 Dunn Avenue, City of Toronto	4:30 p.m. - 7:30 p.m.
Maynard Nursing Home 28 Halton Street, City of Toronto	10:00 a.m. - 12:00 noon
Fairview Nursing Home 14 Cross Street, City of Toronto	1:00 p.m. - 3:00 p.m.
Queen Street Mental Health Centre 1001 Queen Street West, City of Toronto	4:00 p.m. - 7:30 p.m.
Barton Place Nursing Home 914 Bathurst Street, City of Toronto	10:00 a.m. - 2:00 p.m.
The O'Neill Centre 33 Christie Street, City of Toronto	3:00 p.m. - 7:30 p.m.
Queen Elizabeth Hospital 550 University Avenue, City of Toronto	10:00 a.m. - 2:00 p.m.

COLUMN 1	COLUMN 2
Name/Address of Voting Place	Voting Hours
Toronto Grace Hospital 650 Church Street, City of Toronto	3:30 p.m. - 7:30 p.m.
Drs. Paul and John Rekal Centre 345 Sherbourne Street, City of Toronto	10:00 a.m. - 12:00 noon
Heritage Nursing Home 1195 Queen Street East, City of Toronto	1:00 p.m. - 3:30 p.m.
Fudger House 439 Sherbourne Street, City of Toronto	4:30 p.m. - 7:30 p.m.
Versa-Care Nursing Home 77 Main Street, City of Toronto	10:00 a.m. - 12:00 noon
West Park Hospital 82 Buttonwood Avenue, City of York	10:00 a.m. - 1:00 p.m.
Harold and Grace Baker Centre 1 Northwestern Avenue, City of York	3:00 p.m. - 6:00 p.m.
Lincoln Place Nursing Home 429 Walmer Road, City of York	10:00 a.m. - 1:00 p.m.
Outlook Manor 55 Outlook Avenue, City of York	10:00 a.m. - 1:00 p.m.
Silverthorn Place 600 Rogers Road, City of York	3:00 p.m. - 6:00 p.m.
St. Hilda's Towers 2339 Dufferin Street, City of York	10:00 a.m. - 1:00 p.m.
Pine Villa Nursing Home 1035 Eglinton Avenue West, City of York	3:00 p.m. - 6:00 p.m.

AL LEACH
Minister of Municipal Affairs and Housing

Dated on September 2, 1997.

38/97

ONTARIO REGULATION 339/97 made under the HIGHWAY TRAFFIC ACT

Made: September 3, 1997
Filed: September 4, 1997

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since January 1, 1997, Regulation 604 has been amended by Ontario Regulations 139/97 and 193/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 6 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

33. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the westerly limit of the roadway known as Morgan Avenue and extending westerly to a point situate at the easterly limit of the roadway known as Garden Avenue.

2. Schedule 13 of Appendix A to the Regulation is amended by adding the following paragraph:

29. That part of the King's Highway known as Nos. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the westerly limit of the roadway known as Morgan Avenue and extending westerly to a point situate at the easterly limit of the roadway known as Garden Avenue.

AL PALLADINI
Minister of Transportation

Dated on September 3, 1997.

38/97

ONTARIO REGULATION 340/97
made under the
GENERAL WELFARE ASSISTANCE ACT

Made: September 3, 1997
Filed: September 4, 1997

Amending Reg. 538 of R.R.O. 1990
(Indian Bands)

Note: Regulation 538 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 538 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

107. Keewaywin First Nation

38/97

ONTARIO REGULATION 341/97
made under the
PESTICIDES ACT

Made: September 3, 1997
Filed: September 4, 1997

Amending Reg. 914 of R.R.O. 1990
(General)

Note: Regulation 914 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Tables 1 and 2 to Regulation 914 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

TABLE 1

CANADIAN AGENT CODES

ABC	ABBOTT LABORATORIES LTD., CHEMICAL & AGRIC. PRODUCTS DIV., P.O. BOX 6150, MONTREAL, QC H3C 3K6	CZT	CLARIANT (CANADA) INC., 1600 50TH AVENUE, LACHINE, QC H8S 2V5
ABE	ABELL PEST CONTROL, 246 ATTWELL DR., ETOBICOKE, ON M9W 5B4	DDB	D.M. DISTRIBUTOR, P.O. BOX 8361, STN. "T", OTTAWA, ON K1G 3H8
AGT	AG TURF CHEMICALS INC., 62 ROEHAMPTON CT., KITCHENER, ON N2A 3L1	DEB	DEBRO CHEMICALS, 6370 KESTREL ROAD, MISSISSAUGA, ON L5T 1Z3
AMK	AKZO NOBEL CHEMICALS LTD., 320-1 CITY CENTRE DR., MISSISSAUGA, L5B 1M2	DFO	DEPT OF FISHERIES & OCEANS, SEA LAMPREY CONTROL CENTER, 1 CANAL DR., SHIP CANAL P.O., SAULT STE-MARIE, ON P6A 6W4
AMZ	AMWAY OF CANADA LTD., BOX 5706, STATION "A", LONDON, ON N6A 4S5	DIS	DISPAR, DIV. VETOQUINOL CANADA, 675 ST-PIERRE SUD, JOLIETTE, QC J6E 8R8
APC	AETNA PEST CONTROL LTD., 1828 DANFORTH AVE., TORONTO, ON M4C 1H8	DIT	DITCHLING CORP. LTD., P.O. BOX 395, DON MILLS, ON M3C 2S7
APD	APPLIED BIOCHEMISTS OF CANADA, 140 FINCHdene SQ., UNIT 16, SCARBOROUGH, ON M1X 1B1	DKN	DEAKIN EQUIPMENT LTD., 1610 POWELL ST., VANCOUVER, BC V5L 1H4
APR	ADALLA PREVENTIVE SERVICES LTD., 8685 LAFRENAIE ST., ST. LEONARD, QC H1P 2B6	DLT	DELL TECH LABORATORIES LTD., UWO RESEARCH PARK, 100 COLLIP CIRCLE, LONDON, ON N6G 4X8
ARV	AGREVO CANADA INC., 295 HENDERSON DR., REGINA, SK S4N 6C2	DWC	HOLDEN, DAY, WILSON, SUITE 2400, BOX 52, TORONTO DOMINION BANK TOWER, T-D CENTRE, TORONTO, ON M5K 1E7
ASB	ASSOCIATED BRANDS, 400-225 DUNCAN MILL RD., TORONTO, ON M3B 3K9	DWE	DOWELANCO CANADA INC., SUITE 201, 1144-29TH AVE. N.E., CALGARY, AB T2E 7P1
AVM	AVMOR LTD., DEPT DES ENREGISTREMENTS, 433 RUE STE-HELENE, MONTREAL, QC H2Y 2L1	EFA	ELF ATOCHEM OF CANADA LTD., 700 THIRD LINE RD., OAKVILLE, ON L8J 5A3
BAB	BABSON BROS. CO. CANADA LTD., 4330 WEST HILL AVE., MONTREAL, QC H4B 2S9	ELS	ELSCO CO., 4330 WEST HILL AVE., MONTREAL, QC H4B 2S9
BBB	BAYER INC. AGRICULTURE DIV., ANIMAL HEALTH, 77 BELFIELD RD., ETOBICOKE, ON M9W 1G6	EYA	E & Y AGENCIES INC., 2ND FLOOR, 175 CARLTON ST., WINNIPEG, MB R3C 3H9 42
BLB	BIO-LAB CANADA INC., 350 PROGRESS AVE., SCARBOROUGH, ON M1P 2Z4	FAM	FARNAM MARKETING INC., #700, 10104-103 AVENUE, EDMONTON, AB T5J 0H8
BOV	BIO ENV. PRODUCTS INC., P.O. BOX 7421, STN. "M", EDMONTON, AB T5E 6K1	FAN	FREEMAN, J.L., INC., 1225 VOLTA, BOUCHERVILLE, QC J4B 7M7
CAX	AGREVO CANADA INC., 295 HENDERSON DR., REGINA, SK S4N 6C2	FCC	FMC OF CANADA LTD., 30 ROYAL CREST COURT, UNIT #11, MARKHAM, ON L3R 9W8
CCN	CCL INDUSTRIES INC., 105 GORDON BAKER RD., WILLOWDALE, ON M2H 3P8	FDI	FRANKLIN DIAGNOSTIC INC., 440 SACKVILLE ST., TORONTO, ON M4X 1T2
CCN	CCL INDUSTRIES INC., 190 LAKE DR. W., AJAX, ON L1S 4Y2	FFC	FAIRFIELD CHEM. CAN. (1986) INC., 3900-1155 DORCHESTER BLVD. W., MONTREAL, QC H3B 3V2
CGC	CIBA-GEIGY CANADA LTD., 6860 CENTURY AVE., MISSISSAUGA, ON L5N 2W5	FID	DON FINES & ASSOCIATES, 129 OAKLAND RD., SCOTLAND, ON N0E 1R0
CHP	ICI CHIPMAN, BUSINESS ICI CAN., 400 JONES RD., P.O. BOX 9910, STONEY CREEK, ON L8O 3Z1	FMN	FREEMAN, PATRICIA, R.R. #3, DUTTON, ON N0L 1J0
CHV	CHEVRON CHEMICAL CANADA LTD., 3228 SOUTH SERVICE RD., BURLINGTON, ON L7N 3H8	FRN	FERMENTA ANIMAL HEALTH CANADA, 302-55 CORK ST. E, BOX 1061, GUELPH, ON N1H 2W7
CTW	CANADIAN INSTITUTE OF TREATED WOOD, 200-2430 DON REID DR., OTTAWA, ON K1H 8P5	FSS	FISONS HORTICULTURE INC., 600-25 WATLINE AVE., MISSISSAUGA, ON L4Z 2Z1
CPM	COOPER MILL LTD., R.R. #3, MADOC, ON K0K 2K0	GAX	GARDEX CHEMICALS LTD., 7 MERIDAN ROAD, ETOBICOKE, ON M9W 4Z6
CRT	CARTER PRODUCTS CAN., 6600 KITIMAT RD., MISSISSAUGA, ON L5N 1L9	GBH	GORDON BUTCHER, 150-251 MIDPARK RD. S.E., CALGARY, AB T2X 1S3
CRY	CARY'S LTD., 1555 INKSTER BLVD., WINNIPEG, MB R2X 1R2	GCP	GREEN CROSS PRODUCTS, 600-25 WATLINE AVE., MISSISSAUGA, ON L4N 2Z1
CSY	CASEY, JOHN S., 233 FREDERICK ST., P.O. BOX 515, KITCHENER, ON N2O 4A2	GDR	DONALD R. GOOD, P.O. BOX 5118, MERIVAL DEPOT, NEPEAN, ON K2C 3H4
CTR	CENTRAL SALES LTD., 60 EASTERN AVE. E., BRAMPTON, ON L6W 1X8	OLA	JACQUES GALARNEAU, 29 BLUE SPRUCE LANE, THORNHILL, ON L3T 3W8
CWN	CROWN CHEMICAL PRODUCTS INC., 6125 NETHERHART RD., MISSISSAUGA, ON L5T 1G5	GTB	GREAT LAKES BIOCHEMICALS, 426-1091 KINGSTON RD., SCARBOROUGH, ON M1N 4E5

CANADIAN AGENT CODES

GVL	GRAVEL, P. INTL. TRADING INC., 2412 COBBINSHAW CIR., MISSISSAUGA, ON L5N 2G3	NUO	NUCRO-TECHNICS INC., 16-2000 ELLESMERE RD., SCARBOROUGH, ON M1H 2W4
HCS	HOECHST CANADA INC., SPECIALTY CHEMICALS, 4045 COTE VERTU, MONTREAL, QC H4R 1R6	ORY	H.J. O'REILLY PH.D, 896 STRANOCREST PL., VICTORIA, BC V8Y 1J6
HEN	HENLEY CHEMICALS LTD., 199 COURTLAND AVE., CONCORD, ON L4K 4T2	OWB	OWEN & BIRD, P.O. BOX 49130, 3 BENTAL CENTRE, 2900-395 BURRARD ST., VANCOUVER, BC V7X 1J5
HOD	HOFLAND, JOHN G. LTD., 6695 PACIFIC CIRCLE, MISSISSAUGA, ON L5T 1V6	PAB	PACE CHEMICALS LTD., 8321 WILLARD ST., BURNABY, BC V3N 2X3
HON	TARTAN COLOUR, 101-7145 WEST CREDIT AVE., BLDG. #2, MISSISSAUGA, ON L5N 1A6	PCO	PCO SERVICES INC., 170 ROBERT SPECK PKWY., MISSISSAUGA, ON L4Z 3G1
HUB	HUNTER BRAND MFG. LTD., SALES AND MARKETING, 95 RUE ST-ZOTIQUE OUEST, MONTREAL, QC H2S 1P1	PIB	PITBLADO & HOSKIN, 1900-360 MAIN ST., WINNIPEG, MB R3C 3Z3
HUU	TALLAT HUSSAIN, TORY, TORY, DESLAURIERS &, BINNINGTON, SUITE 3000, AETNA TOWER, TORONTO-DOMINION CENTRE, ON M5K 1N2	PLD	PLANT PRODUCTS CO. LTD., 314 ORENDA RD., BRAMPTON, ON L6T 1G1
IBK	ISK BIOSCIENCES LTD., 102-931 COMMISSIONERS RD. E., LONDON, ON N5Z 3H9	PLU	PLUS ENRO., 101-300 RUE CHAPLEAU, ST-HYACINTHE, QC J2S 6V9
JAK	JACKSON, GRAHAM, MARKS & CLERK, BOX 975, STN. "B", OTTAWA, ON K1P 5S7	PPI	PPG CANADA INC., 880 AVONHEAD RD., MISSISSAUGA, ON L5J 2Z5
JAN	JANSSEN PHARMACEUTICA, 1-6705 MILLCREEK DR., MISSISSAUGA, ON L5N 5R9	PRJ	PERY CUT CHEMIE AG, P.O. BOX 66001, TOWNE CENTRE, 1355 KINGSTON RD., PICKERING, ON L1V 6P7
JFF	MR. CHARLES H. JEFFERSON, 185 WILSHIRE AVE., OTTAWA, ON K2C 0E6	PSI	PET SCIENCE LTD., 35-190 HWY. #7, BRAMPTON, ON L7A 1A2
JOH	JOHNSON (S.C.) & SON LTD., BOX 520, 1 WEBSTER ST., BRANTFORD, ON N3T 5R1	PTM	PETON MARKETING INC., 7300 WARDEN AVE., SUITE 400, MARKHAM, ON L3R 9Z6
JRM	JORUM CO., 128 PINETREE WAY, MISSISSAUGA, ON L5A 2R2	RDK	REDDICK, FRANK, 52 SOMERSET CRES., LONDON, ON N6K 3M3
KEM	KEMSAN INC., ATTN: GENERAL MANAGER, BOX 727, OAKVILLE, ON L6J 5C1	RHQ	RHONE-POULENC CANADA INC., 2000 ARGENTIA RD., PLAZA 3, SUITE 400, MISSISSAUGA, ON L5N 1V9
KOZ	KORZITE COATINGS INC., P.O. BOX 1175, GUELPH, ON N1H 6N3	RIE	RICE, K.P., P.O. BOX 1258, STONEY PLAIN, AB T0E 2G0
LEE	LEGATE & TEDDER LTD., 143 CASTLE CR., OAKVILLE, ON L6J 5H4	ROR	ROSS, FRANK T. & SONS LTD., BOX 248, WEST HILL, ON M1E 4R5
LMB	KENNETH A MURCHISON, 12TH FLOOR, 220 LAURIER AVE. W., OTTAWA, ON K1P 5Z9	ROU	ROUSSEL CANADA LTD., 4045 COTE VERTU, MONTREAL, QC H4R 2E8
LTR	D.W. LATTER AND ASSOCIATES, 22 QUEEN ANNE RD., TORONTO, ON M8X 1S9	ROX	ROOT INDUSTRIES INC., 3700 WESTON RD., NORTH YORK, ON M9L 2Z4
LWE	LAW, E.G., 1115-38TH AVE. S.W., CALGARY, AB T2T 2J3	SAF	SANEX INC., 5100-A TIMBERLEA BLVD., MISSISSAUGA, ON L4W 2S5
LWL	LLOYD BRYAN/WILL L. BRY LTD., 21 WINDERMERE COURT, BRAMPTON, ON L6X 2L5	SBL	STANDARD BIOLOGICAL LABS., 310 BRUNEL RD., MISSISSAUGA, ON L4Z 2C2
MAE	MAHEU & MAHEU INC., 195-170 RUE BOUVIER, QUEBEC, QC G2J 1C2	SFR	SAFER LTD., BOX 186, SCARBOROUGH, ON M1R 5B5
MNR	MORI NURSERIES LTD., R.R. #2, NIAGARA-ON-THE-LAKE, ON L0S 1J0	SIE	STIKEMAN, ELLIOTT, COMMERCE WAY WEST, SUITE 5500, TORONTO, ON M5L 1B9
MOL	MONSANTO CANADA LTD., 350-441 MACLAREN, OTTAWA, ON K2P 2H3	SKB	SMITHKLINE BEECHAM ANIMAL HEALTH, 3130 PEPPER MILL CRT., MISSISSAUGA, ON L5L 4X4
NIE	NOVO NORDISK BIOINDUSTRIALS IN, 119 BERNARD AVE., TORONTO, ON M5R 1S4	SMM	SIMPLOT CANADA LTD., P.O. BOX 940, BRANDON, MB R7A 6A1
NTT	NUTRITE INC., P.O. BOX 1000, 7005 TASCHEREAU BLVD., BROSSARD, QC J4Z 3N2	SMV	SUMMERVILLE CUSTOM & SPRAYING, R.R. #2, RD. #37, OTTERVILLE, ON N0J 1R0
NUO	NU-GRO CORPORATION, TECHNICAL SERVICES, HIGHWAY 59 SOUTH, P.O. BOX 1148, WOODSTOCK, ON N4S 8P6	SSP	SASCO PRODUCTS LTD., 31 ILSLEY AVE., DARTMOUTH, NS B3B 1L5
		SUH	SUMITOMO CANADA LTD., 1 FIRST CANADIAN PLACE, SUITE 7010, P.O. BOX 258, TORONTO, ON M5X 1C8
		SXA	SANEX AGRO INC., 36 HEAD ST., DUNDAS, ON L9H 3H3

CANADIAN AGENT CODES

SYR	SPRAYON PRODUCTS RUBBER SET, 66 W. BEAVER CREEK RD., RICHMOND HILL, ON L4B 1G5	VAR	VAN WATERS & ROGERS LTD., 9800 VAN HORNE WAY, RICHMOND, BC V6X 1W5
TIS	TIMBER SPECIALTIES LTD., 2ND LINE RD. W., BOX 2, CAMPBELLVILLE, ON L0P 1B0	VIN	JACK VINCELLI INC., 3803 WESTMINSTER, MONTREAL, QC H4W 2J9
TNQ	TENDER CORP./CANADA, 10-18 ALLIANCE BLVD., BARRIE, ON L4M 5A5	WAL	WATKINS INC., 77 IRENE ST., WINNIPEG, MB R3T 4C7
UAC	UNITED AGRI PRODUCTS, 820-26TH ST. N.E., CALGARY, AB T2A 2M4	WBR	WILBUR-ELLIS CO. OF CANADA, 235 PERREAULT CRES., SASKATOON, SK S7K 6B1
UAO	UNITED AGRI PRODUCTS, 789 DONNEBROOK DR., R.R.#2, DORCHESTER, ON N0L 1G5	WIC	WIN CHEMICALS & EQUIPMENT LTD., 1275 EGLINTON AVE E., UNIT #61, MISSISSAUGA, ON L4W 2Z2
UCB	UNION CARBIDE CANADA LTD., 5507 FIRST ST. S.E., CALGARY, AB T2H 1H9	WIL	WILSON LABORATORIES INC., 36 HEAD ST., DUNDAS, ON L9H 3H3
UDQ	UNDER PRESSURE INC. OF CANADA, 4902 - 53RD ST., RED DEER, AB T4N 2E9	ZNA	ZENECA AGRO, A BUSINESS OF ZENECA CORP., P.O. BOX 9910, 400 JONES RD., STONE CREEK, ON L8O 3Z1
UNR	UNITROYAL CHEMICAL LTD/LTEE, 25 ERB ST., BOX 250, ELMIRA, ON N3B 3A3	ZOD	ZOECON CANADA INC., 3-12 STANLEY COURT, WHITBY, ON L1N 8P9
USC	US BORAX & CHEM. CORP., P.O. BOX 8090, LONDON, ON N6G 2B0		
UVL	UNITED VAN LINES (CANADA) LTD., 7229 PACIFIC CIRCLE, MISSISSAUGA, ON L5T 1S9		

TABLE 2

REGISTRANT CODES

AAG	ALBERTA AEROSOL-GILLEX, NATURAL PROPELLENT INC., P.O. BOX 63529, WOODSIDE SQ., 1571 SANDHURST CIRCLE, AGINCOURT, ON M1B 1V0	ATC	ICI SURFACTANTS, P.O. BOX 1085, BRANTFORD, ON N3T 5T2
ABE	ABELL PEST CONTROL, 246 ATTWELL DR., ETOBICOKE, ON M9W 5B4	ATD	ELF ATOCHEM NORTH AMERICA DECC, 1713 S. CALIFORNIA AVE., MONROVIA, CA 91016-0120 USA
ABT	ABBOTT LABORATORIES, CHEMICAL & AG PROD. DIV., BLDG A1, 1401 SHERIDAN ROAD, NORTH CHICAGO, IL 60064-4000 USA	ATK	ATAKI ENTERPRISES INC., P.O. BOX 1631, ST. LAURENT, QC H4L 4Z2
ACN	ARCHEM CORP., P.O. BOX 767, 1514 ELEVENTH ST., PORTSMOUTH, OH 45662 USA	AUL	AUSTIN, DIV. OF VETOQUINOL CANADA, 675 ST-PIERRE SUD., JOLIETTE, QC J6E 3Z1
ACO	AGSCO INC., P.O. BOX 13458, GRAND FORKS, ND 58208-3458 USA	AVC	AVITROL CORP., 7644 E. 46TH ST., TULSA, OK 74145 USA
AEM	ALLERDERM INC., P.O. BOX 162039, FORT WORTH, TX 76137 USA	AVE	AVANT SALES, DIV. OF ROLF C. HAGEN INC., 6-6991 MILLCREEK DR., MISSISSAUGA, ON L5N 6B9
AFL	ALFA LAVAL AGRI, 2020 FISHER DR., PETERBOROUGH, ON K9J 7B7	AVM	AVMOR LTD., DEPT DES ENREGISTREMENTS, 433 RUE STE-HELENE, MONTREAL, QC H2Y 2L1
AGB	AGBIOCHEM INC., 3 FLEETWOOD CRT., ORINDA, CA 94563 USA	AZO	AKZO NOBEL CHEMICALS BV, P.O. BOX 247, AMERSPOORT, 3800 AE THE NETHERLANDS
AGL	AGROLINZ INC., AGRICENTER INTERNATIONAL, BOX 46, 7777 WALNUT GROVE ROAD, OM-27, MEMPHIS, TN 38120-2196 USA	BAI	BAIRD & MCGUIRE CAN. LTD., 445-21ST AVE., LACHINE, QC H8S 3T8
AGP	ASSAULT-GARD SECURITY PRODUCTS, 4101 E. LOUISIANA AVE., SUITE G-1, DENVER, CO 80222 USA	BAT	BARTLETT, N.M. INC., 4509 BARTLETT ROAD, BEAMSVILLE, ON L0R 1B1
AGV	AG-SERVICES INC., 116 KENPARK AVE., BRAMPTON, ON L6Z 3J8	BAZ	BASF CANADA INC., 345 CARLINGVIEW DR., TORONTO, ON M9W 6N9
AHB	ACCESSORIES HUNTER BRAND INC., 6674 AVE. DE L'ESPLANADE, MONTREAL, QC H2V 4L5	BBB	BAYER INC. AGRICULTURE DIV., ANIMAL HEALTH, 77 BELFIELD RD., ETOBICOKE, ON M9W 1G6
AIG	AIR GUARD CONTROL INC., SUBSID CCL INDUSTRIES, 8001 KEELE ST., CONCORD, ON L4K 1B2	BBE	B.B. EXTERMINATION INC., 1200-1161 EMERUE, SHAWINIGAN-SUD, QC Q9P 3B6
AIX	AIRKEM PROFESSIONAL PRODS, DIV. ECO LAB LTD., 5105 TOMKEN RD., MISSISSAUGA, ON L4W 2X5	BBM	BURLINGTON SCIENTIFIC CORP., 222 SHERWOOD AVE, FARMINGDALE, NY 11735-1718 USA
ALT	ALSI CIE LTEE, 150 RUE SEIGNEURIALE, C.P. 5040, BEAUFORT, QC Q1E 6B3	BDC	BRENTDALE CHEMICALS, 4 BLAIR DR., BRAMPTON, ON L6T 2H6
AMR	AMERBROM INC., 52 VANDERBILT AVE., NEW YORK, NY 10017 USA	BDO	BODYGUARD CANADA LTD., P.O. BOX 5925, SCOTTSDALE, AZ 85261 USA
AMV	AMVAC CHEMICAL CORP., 4100 E. WASHINGTON BLVD., LOS ANGELES, CA 90023 USA	BDI	BLUE DIAMOND EXT. & MFG. CO., INC., 1001 OLD HWY. 11 W., MOORESBURG, TN 37811 USA
AMW	AMWAY CORPORATION, 7575 EAST FULTON RD., ADA, MI 49355 USA	BDN	POKON & CHRYSAL BV, P.O. BOX 17, BUSSUM, 1400 AA THE NETHERLANDS
AMX	ANIMAX, 383 SOVEREIGN RD., LONDON, ON N6M 1A3	BDT	BRANDT CHEMICAL CO., P.O. BOX 277, PLEASANT PLAINS, IL 62677 USA
AMZ	AMWAY OF CANADA LTD., BOX 5706, STATION "A", LONDON, ON N6A 4S5	BEH	BEE MAID HONEY LTD., 625 ROSEBERRY ST., WINNIPEG, MB R3H 0T4
ANI	ARI INC., P.O. BOX 999, GRIFFIN, GA 30224 USA	BEN	BENJAMIN MOORE & CO. LTD., 139 MULOCK AVE., TORONTO, ON M6N 1G9
APA	APA DIV., RHONE MERIEUX CANADA INC., 345 BLVD. LABBE NORD, VICTORIAVILLE, QC G6P 1B1	BIE	BIKOE MANUFACTURING CO., 392 QUEEN ST. E., TORONTO, ON M5A 1T3
APB	APPLIED BIOCHEMISTS INC., 6120 WEST DOUGLAS AVE., MILWAUKEE, WI 53218 USA	BIL	BIO-LAB INC., P.O. BOX 1489, DECATUR, GA 30031 USA
AQS	AQUASHADE INC., DIV. OF APPLIED BIOCHEMISTS IN., 6120 WEST DOUGLAS AVE., MILWAUKEE, WI 53218 USA	BLL	BELL LABORATORIES INC., 3699 KINSMAN BLVD., MADISON, WI 53704 USA
ARO	ARMSTRONG MANUFACTURING COMPAN., 2485 HAINES RD., MISSISSAUGA, ON L4Y 1Y7	BLN	BOLIDEN INTERTRADE INC., 300-3379 PEACHTREE RD. NE, ATLANTA, GA 30326 USA
ARR	AIRRIGATION ENGINEERING CO., P.O. BOX H, CARMEL VALLEY, CA 93924 USA	BLO	BLOOD PROTECTION CO. (CHINA) L, 110-112 AUSTIN ROAD, KOWLOON, HONG KONG
ARV	AGREVO CANADA INC., 295 HENDERSON DR., REGINA, SK S4N 6C7	BNI	BRANDON INDUSTRIES CANADA INC., 88 DAWES ROAD, TORONTO, ON M4C 5B4
		BOY	BOYLE-MIDWAY CANADA LTD., 2 WICKMAN RD., TORONTO, ON M8Z 5M5
		BRX	BIRD-X INC., 300 N. ELIZABETH ST., CHICAGO, IL 60607 USA

REGISTRANT CODES

BUL	BUCKMAN LABS OF CANADA LTD., 351 JOSEPH-CARRIER BLVD, VAUDREUIL, QC J7V 5V3	CMI	CHEMAC INDUSTRIES INC., #12-100 KALAMALKA LAKE RD., VERNON, BC V1T 9G1
BYS	BIOSYS, 10150 OLD COLUMBIA RD., COLUMBIA, MD 21046-1704 USA	CNP	CONSTRUCTION PRODUCT DIST. SERV., 219 CONNIE CRES., UNIT 14, CONCORD, ON L4K 1L4
CAA	PRODUITS CADILLAC LTEE, 1160 RUE TAILLON, QUEBEC, QC G1N 4M1	COS	COPELAND LABORATORIES LTD., 3155 PEPPERMILL CT., UNIT 4, MISSISSAUGA, ON L5L 4X7
CAI	CANADA PACKERS INC., FINE CHEM. DIV., 5100 TIMBERLEA BLVD., MISSISSAUGA, ON L4W 2S5	CPB	COPPER BRUTE INC., 1482 E. VALLEY RD., #29, SANTA BARBARA, CA 93108-1241 USA
CAT	CANTOL LTD., 199 STEELCASE RD., P.O. BOX 2400, DON MILLS, ON M3C 2T9	CRS	CREATIVE SALES INC., P.O. BOX 501, 222 NO. PARK AVE., FREMONT, NE 68025 USA
CAX	AGREVO CANADA INC., 295 HENDERSON DR., REGINA, SK S4N 6C2	CSB	CASA BERNARDO LTDA., ROD PE MANOEL DA NOBREGA KM 65, P.O. BOX 165, SAO VICENTE, SP 11346-300 BRAZIL
CBE	CANADIAN TIRE CORP. LTD., 2190 YONGE ST, 6TH FLOOR, TORONTO, ON M4S 2R9	CSM	CONROS CORP., 1190 BIRCHMOUNT ROAD, SCARBOROUGH, ON M1P 2B8
CBL	CARDEL PRODUCTS LTD., BOX 126, BRAMPTON, ON L6V 2K7	CTZ	CHEM-TECH LTD., 4515 FLEUR DR. SUITE 303, DES MOINES, IA 50321 USA
CCS	CHEMICAL SPECIALTIES INC., ONE WOODLAWN GREEN, SUITE 250, CHARLOTTE, NC 28217 USA	CUP	CURRIE PRODUCTS LTD., 350 WENTWORTH ST. N., HAMILTON, ON L8L 5W3
CDH	CITADEL ANIMAL HEALTH, 420 BEAVERDALE RD., CAMBRIDGE, ON N3C 2W4	CVO	CHEVRON CHEMICAL CO., AGRICULTURAL CHEMICALS DIV., P.O. BOX 5047, SAN RAMON, CA 94583 USA
CEK	SHELL AGRAR GMBH & CO. KG, KONRAD-ADENAUER-STR. 30, P.O. BOX 300, INGLEHEIM/RHEIN, D-6507 GERMANY	CVT	CAN-VET ANIMAL HEALTH SUPPLIES, 60 TAGGART ST., UNIT 5, GUELPH, ON N1H 6H8
CER	CERTIFIED LAB. PRODUCTS, DIV. OF NCH CANADA INC., 239 ORENDA RD., BRAMPTON, ON L6T 1E6	CWD	CANADIAN WILDLIFE SERVICE, ENVIRONMENT CANADA, 49 CAMELOT DR., NEPEAN, ON K1A 0H3
CFI	C.F.P.I., 28 BOUL CAMELINAT, BOITE POSTALE 75, GENNEVILLIERS, 92233 FRANCE	CYC	CYANAMID CROP PROTECTION, DIVISION OF WYETH-AYERST CANADA, 88 MCNABB ST., MARKHAM, ON L3R 6E6
CGC	CIBA-GEIGY CANADA LTD., 6860 CENTURY AVE., MISSISSAUGA, ON L5N 2W5	DAL	DAVIS & LAWRENCE, 420 BEAVERDALE RD., CAMBRIDGE, ON N3C 2W4
CGD	CIBA-GEIGY CORP., CHEMICALS DIV., P.O. BOX 18300, GREENSBORO, NC 27419-8300 USA	DCS	DOW CORNING CANADA INC., 6747 CAMPOBELLO RD., MISSISSAUGA, ON L5N 2M1
CGH	MALLINCKRODT VETERINARY INC., 695 WESTNEY RD.S., P.O. BOX 430, AJAX, ON L1S 3C5	DEG	DEGESCH AMERICA INC., 275 TRIANGLE DR., P.O. BOX 116, WEYERS CAVE, VA 24486 USA
CGL	CARGILL LTD., 300-240 GRAHAM AVE., BOX 3900, WINNIPEG, MB R3C 4C5	DEP	DENALT PAINTS LTD., 601 RIVERMEDE RD., CONCORD, ON L4K 2G8
CHD	IBC MANUFACTURING CO., 416 EAST BROOKS RD., P.O. BOX 9158, MEMPHIS, TN 38109 USA	DIM	DIACHEM INDUSTRIES LTD., 312-1285 WEST BROADWAY, VANCOUVER, BC V6H 3Z9
CHM	CHEMPAR CHEMICAL CO. INC., DIV. OF LIPHA CHEMICALS, 3101 W. CUSTER AVE., MILWAUKEE, WI 53209 USA	DIS	DISPAR, DIV. VETOQUINOL CANADA, 675 ST-PIERRE SUD, JOLIETTE, QC J6E 8R8
CHP	ICI CHIPMAN, BUSINESS ICI CAN., 400 JONES RD., P.O. BOX 9910, STONE CREEK, ON L8G 3Z1	DIT	DITCHLING CORP. LTD., P.O. BOX 395, DON MILLS, ON M3C 2S7
CHV	CHEVRON CHEMICAL CANADA LTD., 3228 SOUTH SERVICE RD., BURLINGTON, ON L7N 3H8	DIV	DIVERSEY INC., 2645 ROYAL WINDSOR DR., MISSISSAUGA, ON L5J 1L1
CHZ	COGHLAN'S LTD., 121 IRENE ST., WINNIPEG, MB R3T 4C7	DOL	DOMINION VETERINARY LABS., 800 MAIN ST., WINNIPEG, MB R2W 3N7
CKN	COCHRAN CORPORATION, P.O. BOX 14603, MEMPHIS, TN 38114 USA	DOO	DOMTAR INC., WOOD PRESERVING DIVISION, 395 DE MAISONNEUVE O., MONTREAL, QC H3A 1L6
CLC	CLOROX CO. OF CANADA LTD., 501 HIGH ST. W., MOOSE JAW, SK S6H 4N7	DOW	DOW CHEMICAL OF CANADA LTD., P.O. BOX 1012, 1086 MODELAND RD., SARNIA, ON N7T 7K7
CLR	CLEARY (W.A.) CHEMICAL CORP., 1049 SOMERSET ST., P.O. BOX 10, SOMERSET, NJ 08875 USA	DRX	DREXEL CHEMICAL CO., 1700 CHANNEL AVENUE, P.O. BOX 13327, MEMPHIS, TN 38113 USA
CMF	CHEMFREE ENVIRONMENT INC., 16763 HYMUS BLVD., KIRKLAND, QC H9H 3L4		

REGISTRANT CODES

DTC	DRUG TRADING CO. LTD., 1960 EGLINTON AVE. E., BOX 335, STATION "A", SCARBOROUGH, ON M1K 5C1	FSS	FISONS HORTICULTURE INC., 600-25 WATLINE AVE., MISSISSAUGA, ON L4Z 2Z1
DUP	SOLVAY DUPHAR B.V., C.J. VAN HOUTENLAAN 36, WEESP, 1281 CP THE NETHERLANDS	FUB	FULLER BRUSH CO., 8479 PLACE DEVONSHIRE, VILLE MONT-ROYAL, QC H4P 2K1
DUQ	DUPONT CANADA INC., BOX 2300, STREETSVILLE P.O., MISSISSAUGA, ON L5M 2J4	GAX	GARDEX CHEMICALS LTD., 7 MERIDAN ROAD, ETOBICOKE, ON M9W 4Z6
DWE	DOWELANCO CANADA INC., SUITE 201, 1144-29TH AVE. N.E., CALGARY, AB T2E 7P1	GCP	GREEN CROSS PRODUCTS, 600-25 WATLINE AVE., MISSISSAUGA, ON L4N 2Z1
EAT	EATON, J.T. & CO. LTD., ATTN: REGISTRATION OFFICER, 1393 E. HIGHLAND RD., TWINSBURG, OH 44087 USA	GET	GAMETRICS LTD., P.O. BOX 68, COLONY (WYOMING) RT., ALZADA, MT 59311 USA
EDS	ENDURA S.P.A., 5 VIALE PIETRAMELLARA, BOLOGNA, 40121 ITALY	GHC	GIBSON-HOMANS OF CANADA LTD., 2540 RENA RD., MALTON, ONTARIO L4Y 3C9
EFA	ELF ATOCHEM OF CANADA LTD., 700 THIRD LINE RD., OAKVILLE, ON L8J 5A3	GOW	GOWAN COMPANY, 1644 ENGLER AVE., P.O. BOX 3569, YUMA, AZ 85366-3569 USA
EIC	ENV. INSECT CONTROL SYSTEMS INC., P.O. BOX 691128, HOUSTON, TX 77269-1128 USA	GPB	GP CHEMICALS SPECIALTY LTD., 55 WEST BEAVERCREEK RD. UNIT 10, RICHMOND HILL, ON L4B 1K3
EKO	EKCO CANADA INC., 5781 ELLEN AVE., NIAGARA FALLS, ON L2G 3P9	GRA	GREENLEAF PRODUCTS INC., 4612 DAWSON ST., P.O. BOX 82338, BURNABY, BC V5C 5P8
ELA	ELI LILLY AND COMPANY, 3650 DANFORTH AVE., SCARBOROUGH, ON M1N 2E8	GRC	GREAT LAKES CHEMICAL CORP., P.O. BOX 2200, WEST LAFAYETTE, IN 47906 USA
ELS	ELSCO CO., 4330 WEST HILL AVE., MONTREAL, QC H4B 2S9	GRO	GREER (W.E.) LTD., 14704-119TH AVE., EDMONTON, AB T5L 2P1
EMO	EMPIRE INTERNATIONAL, 4 BLAIR DR., BRAMPTON, ON L6T 2H5	GRN	GRIFFIN CORP., BOX 1847, VALDOSTA, GA 31601 USA
ENG	ENGAGE MARKETING LTD., 240 HOLIDAY INN DR., UNIT Z, CAMBRIDGE, ON N3C 3X4	GRO	OROWERS SUPPLY COMPANY, 2605 ACLAND ROAD, KELOWNA, BC V1X 7J4
ESL	IMPERIAL OIL LTD., CHEMICAL DIVISION, P.O. BOX 4029, TERMINAL A, TORONTO, ON M5W 1K3	GRX	GAROX CHEMICALS INC., 5 DUNCAN COURT, CALEDONIA, ON N3W 1G6
FAR	FARNAM COMPANIES, 301 W. OSBORN RD., PHOENIX, AZ 85013 USA	GUS	GUSTAFSON INC., 400-1400 PRESTON RD., PLANO, TX 75093 USA
FEM	FERMENTA ANIMAL HEALTH COMPANY, BOX 901350, 10150 N EXECUTIVE HILLS BLVD, KANSAS CITY, MO 64190 USA	GZR	GLASER MANUFACTURING, 547 MAIN ST. E., MILTON, ON L9T 3J2
FFA	FAIRFIELD AMERICAN CORP., 210 ROUTE 17N, RUTHERFORD, NJ 07070 USA	HAC	HAGEN, ROLF C., INC., 3225 RUE SARTELON, MONTREAL, QC H4R 1E8
FIS	FISONS PLC HORTICULTURE DIV., PAPER MILL LANE, BRAMFORD, IPSWICH, SUFFOLK IP8 4BZ ENGLAND	HAU	HARTZ CANADA INC., 1125 TALBOT ST., ST. THOMAS, ON N5P 3W7
FLE	FLEXO PRODUCTS NIAGARA LTD., 4777 KENT AVE., NIAGARA FALLS, ON L2H 1J5	HCL	HOECHST CELANESE CORPORATION, SPECIALTY CHEMICAL GROUP, 77 CENTER DR., BLDG 5200, CHARLOTTE, NC 21217 USA
FLS	FEELIN' SECURE LTD., 7650 KIMBEL ST., UNIT 32, MISSISSAUGA, ON L5S 1L2	HDP	HEDLEY PACIFIC VENTURES LTD., 1540-800 W. PENDER ST., VANCOUVER, BC V6C 2V6
FMC	FMC CORP., AGRICULTURAL CHEMICAL DIV., 1735 MARKET ST., PHILADELPHIA, PA 19103 USA	HEK	HENKEL CANADA LTD., 2290 ARGENTIA RD., MISSISSAUGA, ON L5N 6H9
FOF	FOSSIL FLOWER NAT. BUG CONTROL, c/o CIBA-GEIGY CAN/AG DIV., 6860 CENTURY AVE., MISSISSAUGA, ON L5N 2W3	HHH	HORSE HEALTH PRODUCTS, DIV. OF FARNAM CO. INC., OMAHA, NE 38112 USA
FPI	FAIR PRODUCTS INC., AGRI-SPECIALTIES DIV., P.O. BOX 386, CARY, NC 27512 USA	HTU	HARDING INVENTIONS UNLTD. INC., 46 SYLVANIA AVE., PITTSBURGH, PA 15210 USA
FPM	NATURAL RESOURCES CANADA, CANADIAN FORESTRY SERVICE, P.O. BOX 490, SAULT STE-MARIE, ON P6A 5M7	HMM	HAMMONDS FUEL ADDITIVES INC., 400-15760 WEST HARDY RD., HOUSTON, TX 77060 USA
FRE	FREEDOM ENTERPRISES INC., BOX 217, ERIKSDALE, MB R0C 0W0	HOE	HOME HARDWARE STORES LTD., PAINT & CHEMICAL DIVISION, 6 BRIAN DR., BURFORD, ON N0E 1A0
		HOH	HOME HARDWARE STORES LTD., 34 HENRY ST. W., ST. JACOBS, ON N0B 2N0
		HOK	HACCO INC., P.O. BOX 7190, MADISON, WI 53707 USA
		HOS	SOLIGNUM INC., 1785 FORTIN BLVD., LAVAL, QC H7S 1P1

REGISTRANT CODES

HOW	SPANCAN CORPORATION, P.O. BOX 2363, STN A, LONDON, ON N6A 4G3	LAT	LATER CHEMICALS LTD., 12080 HORSESHOE WAY, RICHMOND, BC V7A 4V5
HRY	HOUSEHOLD RENTAL SYSTEMS, DIV OF RECKITTE COLMAN, 34 GREENSBORO DR., REXDALE, ON M9W 1E1	LAV	LAURENTIDE ATLANTIQUE LTEE, P.O. BOX 368, 57 MAIN ST., RICHIBUCTO, NB E0A 2M0
HVW	HILLVIEW FARMS LTD., P.O. BOX 1148, WOODSTOCK, ON N4S 8P6	LEG	LEPAGE'S LTD., 50 WEST DR., BRAMALEA, ON L6T 2J4
IAI	INTAGRA INC., 8500 PILLSBURY AVE.S., MINNEAPOLIS, MN 55420 USA	LEW	LEWIS CATTLE OILER CO. LTD., BOX 250, OAK LAKE, MB R0M 1P0
ICC	HOT FOOT INTERNATIONAL PTY. LT, 117 CHURCH ST., HAWTHORN, VICTORIA 3122 AUSTRALIA	LIC	LIQUID CARBONIC INC., 140 ALLSTATE PKWY., MARKHAM, ON L3R 5Y8
ICP	ICI CROP CARE, 25 MCPHERSON ST., P.O. BOX 3344, RICHMOND, 7002 NEW ZEALAND	LIN	LINTON, THOMAS H., 48 FARMCREST DR., AGINCOURT, ON M1T 1B9
IDN	INDUSTRIES NOBEL ENR., P.O. BOX 1003, BOUCHERVILLE, QC J4B 5K1	LOI	LOVELAND INDUSTRIES INC., P.O. BOX 1289, GREELEY, CO 80632-1289 USA
ILD	INLAND ALCARE JANITOR SUPPLIES, 10916-119TH ST., EDMONTON, AB T5H 3P4	LOZ	LONZA INC., 17-17 ROUTE 208, FAIRLAWN, NJ 07410 USA
INH	INSECTAWAY INC., 1119 MULTIMORE ST., BROMONT, QC J0E 1L0	LPH	LIPHA CHEMICALS INC., NUTRAGEN DIVISION, 3101 WEST CUSTER AVE., MILWAUKEE, WI 53209 USA
INN	INSECTO ENR., 16465 LAJOIE, ST-HYACINTHE, QC J2T 3J7	MAH	MAGNACHEM LTD., 6224-29TH ST. S.E., CALOARY, AB T2C 1W3
INQ	INDUSTRIES QUIMICAS DEL., (INQUINOSA) NOROESTE, S.A., HERMANOS ESCARTIN 7, 28224 POZUELO DE ALARCON, MADRID-3, SPAIN	MAR	MANCHESTER PRODUCTS LTD., P.O. BOX 1727, CAMBRIDGE, ON N1R 7G8
INT	INTERPROVINCIAL CO-OP LTD., P.O. BOX 1050, SASKATOON, SK S7K 3M9	MAZ	PRODUITS MARCO LTEE., 3175 RUE GIRARD, TROIS-RIVIERES, QC G8Z 2M5
IPI	I.P.I. INDUSTRIA PRODOTTI CH, VIA F BELTRAMI 11, 20026 NOVATE MILANESE, MILAN, ITALY	MBS	MATSON (E.M.) JR. CO., 7808-8TH AVE. S., SEATTLE, WA 98108 USA
ISK	ISK BIOSCIENCES CORP., 5966 HEISLEY RD., P.O. BOX 8000, MENTOR, OH 44061-8000 USA	MBY	RHONE-POULENC CANADA INC., 2000 ARGENTIA RD., PLAZA 3, SUITE 400, MISSISSAUGA, ON L5N 1V9
JAN	JANSSEN PHARMACEUTICA, 1-6705 MILLCREEK DR., MISSISSAUGA, ON L5N 5R9	MCW	MICHAEL WALL & SONS ENT. LTD., 10015 - 162ND ST., EDMONTON, AB T5P 4T1
JAS	JANSSEN PHARMACEUTICA, PLANT PROTECTION DIV., 1125 TRENTON-HARBOURTON RD., TITUSVILLE, NJ 08560-0200 USA	MEC	MERCK AGVET, DIV. OF MERCK FROSST CANADA IN., P.O. BOX 1005, POINTE CLAIRE-DORVAL, QC H9R 4P8
JMD	JESMOND LTD., DENNINO HOUSE, 5 CHANCERY LANE, LONDON, WCL4 1LP ENGLAND	MEM	MELNOR CANADA LTD., P.O. BOX 1236, 80 MORTON AVENUE EAST, BRANTFORD, ON N3T 5T3
JOC	JONES, M.F.J., 61 HORNCHURCH CRES., MARKHAM, ON L3R 7C5	MER	MERZAT IND., DIV. OF ATLAS CHEMICAL CORP., P.O. BOX 141, CEDAR RAPIDS, IA 52406 USA
JOH	JOHNSON (S.C.) & SON LTD., BOX 520, 1 WEBSTER ST., BRANTFORD, ON N3T 5R1	MPX	MORFLEX INC., 2110 HIGHPOINT RD., GREENSBORO, NC 27403 USA
JOL	JOHN LIM CO.(THE), 1285 ST. MARY'S AVE., MISSISSAUGA, ON L5E 1H8	MGE	MICRO-GEN EQUIPMENT & CHEMICAL, 10700 SENTINEL DR., SAN ANTONIO, TX 78217 USA
KCD	KINCAID ENTERPRISES INC., BOX 549, NITRO, WV 25143 USA	MGK	MCLAUGHLIN GORMLEY KINO CO., 8810-10TH AVE. N., MINNEAPOLIS, MN 55427-4732 USA
KEK	KEM CANADA MFG., 4 BLAIR DR., BRAMPTON, ON L6T 2H6	MKA	MAKHTESHIM CHEMICAL WORKS, C/O MAKHTESHIM-AGAN OF N/A INC., 551 FIFTH AVE., SUITE 1100, NEW YORK, NY 10176 USA
KEM	KEMSAN INC., BOX 727, OAKVILLE, ON L6J 5C1	MKC	MAKHTESHIM AGAN N.A., 551 FIFTH AVE., SUITE 1100, NEW YORK, NY 10176 USA
KIN	KING PESTICIDE LTD., P.O. BOX 99, CAMPBELLVILLE, ON L0P 1B0	MKS	MARKS (A.H.) & CO. LTD., WYKE BRADFORD, WEST YORKSHIRE, BD 12 9EJ ENGLAND
KMA	KMART CANADA LTD., 8925 TORBRAM RD., BRAMPTON, ON L6T 2G1	MLS	MILES LABORATORIES INC., HOUSEHOLD PRODUCTS DIV., 7123 W. 65TH ST., CHICAGO, IL 60638 USA
KNT	KINETIC INDUSTRIES INC, 75 MAIN STREET, WOODBIDGE, NJ 07095 USA	MMN	3M CANADA INC., HEALTH CARE PROD. & SER. DIV., P.O. BOX 5757, LONDON, ON N6A 4T1
LAK	LAMBERT KAY, DIV. OF CARTER-WALLACE INC., P.O. BOX 1418, CRANBURY, NJ 08512-0187 USA	MNY	MOONEY CHEMICALS INC., 2301 SCRANTON RD., CLEVELAND, OH 44113 USA

REGISTRANT CODES

MOM	MOTOMCO LTD., P.O. BOX 8422, MADISON, WI 53708 USA	PEI	ROUSSEL BIO CORP., P.O. BOX 1044, 400 SYLVAN AVE., ENGLEWOODS CLIFFS, NJ 07632 USA
MOX	MONSANTO CANADA INC., STREETSVILLE P.O. BOX 787, MISSISSAUGA, ON L5M 2G4	PEN	PESTROY CHEMICAL CO. LTD., 1655 EDOUARD LAURIN BLVD., MONTREAL, QC H4L 2B6
MRR	MR. ROACHKILLER INC., 789 WARDEN AVE., UNIT 7, SCARBOROUGH, ON M1L 4C2	PEO	PESTCON SYSTEMS INC., 302-5511 CAPITAL CENTER DR., RALEIGH, NC 27606 USA
MRS	MARNICOLE SALES INC., 200 KONRAD CRES., MARKHAM, ON L3R 8T9	PEV	PETRUNKA, JOHN, R.R. #7, THUNDER BAY, ON P7C 5V3
MTC	MTC PHARMACEUTICALS, 420 BEAVERDALE RD., CAMBRIDGE, ON N3C 2W4	PFF	PFIZER CANADA INC., 1 WILTON GROVE RD., LONDON, ON N6A 4C6
MTK	MANTEK, DIV. OF NCH CANADA INC., 245 ORENDA RD., BRAMPTON, ON L6T 1E7	PFP	PROFESSIONAL PET PRODUCTS, 1873 N.W. 97TH AVE., MIAMI, FL 33172 USA
MUB	MULCO INC., 47 CHEMIN BATES, OUTREMONT, QC H2V 1A6	PGH	SCHERING-PLOUGH HEALTHCARE PRO, 6400 NORTHAM, MISSISSAUGA, ON L4V 1J1
MYC	MYCOGEN CORP., 5501 OBERLIN DR., SAN DIEGO, CA 92121 USA	PHY	PHILLIPS YEAST PRODUCTS LTD., 49 PARK ROYAL RD., LONDON, NW10 7JX ENGLAND
NAC	NATIONAL CHEMSEARCH OF CAN., DIV. OF NCH CANADA INC., 245 ORENDA RD., BRAMPTON, ON L6T 1E7	PIC	PIC CORP., 23 S. ESSEX AVE., ORANGE, NJ 07050 USA
NCR	NIAGARA CHEMICAL, DIV. OF MAY & BAKER, 1274 PLAINS RD. E., BURLINGTON, ON L7R 3Z1	PLB	PLANTABBS CORP., 16 W. AYLESBURY RD., P.O. BOX 397, TIMONIUM, MD 21093 USA
NHM	NASCHEM INC., 5925 TOMKEN RD. UNIT 11, MISSISSAUGA, ON L4W 4L8	PLO	PLANT PRODUCTS CO. LTD., 314 ORENDA RD., BRAMPTON, ON L6T 1O1
NTD	NOVO NORDISK A/S, NOVO ALLE, BAGSVAERD, 2880 DENMARK	PLU	PLUS ENRO., 101-300 RUE CHAPLEAU, ST-HYACINTHE, QC J2S 6V9
NIL	NITRAGIN, DIV. LIPHA CHEMICALS INC., 3101 W. CUSTER AVE., MILWAUKEE, WI 53209 USA	POP	FOULIN EXTERMINATORS, 24 MARION PLACE, WINNIPEG, MB R2H 0S9
NLC	NALCO CANADA INC., P.O. BOX 5002, 1055 TRUMAN ST., BURLINGTON, ON L7R 3Y9	PPH	PPG INDUSTRIES INC., COATINGS AND RESINS GROUP, 151 COLFAX ST., SPRINGDALE, PA 15144 USA
NOQ	NOR-AM CHEMICAL CO., LITTLE FALLS CENTRE ONE, 2711 CENTERVILLE RD., WILMINGTON, DE 19808 USA	PPK	PROLINE CHEMICAL PACKAGING LTD., 376 ORENDA RD., BRAMPTON, ON L6T 1O1
NOX	NOXALL PRODUCTS LTD, P.O. BOX 61508, LANGLEY, BC V3A 8C8	PRQ	PRODUITS CHIMIQUES SUPERIEUR, 1368 BORD-DE-L'EAU, STE-DOROTHEE, LAVAL, QC H7Y 1C4
NTT	NUTRITE INC., P.O. BOX 1000, 7005 TASCHEREAU BLVD., BROSSARD, QC J4Z 3N2	PRY	PERYCUT CHEMIE AG, WEHRENBACHHALDE 54, ZURICH, CH-8053 SWITZERLAND
NUG	NU-GRO CORPORATION, TECHNICAL SERVICES, HIGHWAY 59 SOUTH, P.O. BOX 1148, WOODSTOCK, ON N4S 8P6	PSP	POSITIVE FORMULATORS INC., 1044 N. JERRIE AVE., TUCSON, AZ 85711 USA
NUU	NUFARM UK LTD., CRABTREE MANORWAY NORTH, BELVEDERE, KENT DA17 6BQ ENGLAND	PTA	PETTEC LABORATORIES LTD., P.O. BOX 8010, LONDON, ON N6G 2B0
NUX	HULS CANADA, 235 ORENDA RD., BRAMPTON, ON L6T 1E6	PTV	PET VALU, 7300 WARDEN AVE., MARKHAM, ON L3R 9Z6
OLH	OLIVER INDUSTRIAL SUPPLY, 236-36TH ST. N., LETHBRIDGE, AB T1J 4B2	PUG	PUROGUARD INSECTICIDES LTEE, 264 RUE QUERBES, DORION, QC J7V 1J7
ORB	ORBIT CHEMICAL SPECIALTIES, 4500 SHEPPARD AVE. E. UNIT 1, SCARBOROUGH, ON M1S 3R6	PVU	P.V.U. INC., DIV OF SANOFI SANTE ANIMAL, CAN INC., 345 BOUL. LABBE, VICTORIAVILLE, QC G6P 1B1
ORM	ORMOND VETERINARY SUPPLY, 574 SHAVER RD., BOX 7424, ANCASTER, ON L9G 4G4	PXR	PRAXAIR CANADA INC., 1 CITY CENTRE DR., SUITE 1200, MISSISSAUGA, ON L5B 1M2
OSD	OSMOSE-PENTOX INC., 1080 PRATT AVE., MONTREAL, QC H2V 2V2	PYR	PYRETHRUM BUREAU, P.O. BOX 420, NAKURU, KENYA
OUR	OUR BRAND MANUFACTURING INC., 5300 HARVESTER RD., BURLINGTON, ON L7L 5N5	QUA	QUALITY CHEMICAL MFG. CO., 215 DOLOMITE DR., DOWNSVIEW, ON M3J 2N1
PAA	PACE INTERNATIONAL LP, P.O. BOX 558, KIRKLAND, WA 98033 USA	RAB	RID-A-BIRD INC., P.O. BOX 436, WILTON, IA 52778 USA
PDX	PRED-IT INDUSTRIES INC., 1800-180 DUNDAS ST. W., TORONTO, ON M5G 1Z8	RAK	RALSTON PURINA CANADA INC., 404 MAIN STREET, WOODSTOCK, ON N4S 7X5
PEF	PECTEN CHEMICALS, P.O. BOX 4407, HOUSTON, TX 77210 USA	RAL	RALSTON PURINA CANADA INC., 550 LABONTE ST., DRUMMONDVILLE, QC J2C 5Y4
		RAW	RAWLEIGH W.T. CO. LTD., 1897-32ND AVE., LACHINE, QC H8T 3J1

REGISTRANT CODES

RBN	A.H. ROBINS CANADA INC., 2360 SOUTHFIELD RD., MISSISSAUGA, ON L5H 3R6	SOF	SOLARIS GROUP, OF MONSANTO CANADA INC., 600-25 WATLINE AVE., MISSISSAUGA, ON L4Z 2Z1
RCR	ROACH REMOVER INC., 215 MISSISSAUGA VALLEY BLVD., UNIT #9, MISSISSAUGA, ON L5A 1Y7	SGO	SUN GRO HORTICULTURAL CANADA L, 600-25 WATLINE AVE., MISSISSAUGA, ON L4Z 2Z1
REC	RECOCHEM INC., 850 MONTEE DE LIESSE RD., MONTREAL, QC H4T 1P4	SGT	CONAGRA PET PRODUCTS CANADA, 100 SHEARSON CRES., CAMBRIDGE, ON N1T 1J4
REE	REED & CARNRICK, DIV. OF BLOCK DRUG CO. CAN., 7600 DANBRO CRES., MISSISSAUGA, ON L5N 6L6	SHG	SCHERING-PLOUGH ANIMAL HEALTH, 3535 TRANS-CANADA, POINTE-CLAIRE, QC H9R 1B4
REK	RECKITT & COLMAN CANADA INC., 2 WICKMAN RD., TORONTO, ON M8Z 5M5	SHM	SHELL INT'L. CHEMICAL CO., AOROCHEMICALS DIV., SHELL CENTRE, LONDON, SE1 7PG ENGLAND
RER	RELIABLE EXTERMINATORS LTD., 32 - 1730 MCPHERSON COURT, PICKERING, ON L1W 3E6	SHT	SHERMAN TECH. CORP., P.O. BOX 691773, LOS ANGELES, CA 90069 USA
RHQ	RHONE-POULENC CANADA INC., 2000 ARGENTIA RD., PLAZA 3, SUITE 400, MISSISSAUGA, ON L5N 1V9	SKM	SAVOLITE MFG. LTD., 1305 HALIFAX ST., REGINA, SK S4R 1T9
ROH	ROHM & HAAS CANADA INC., 2 MANSE RD., WEST HILL, ON M1E 3T9	SKN	SMITHKLINE BEECHAM ANIMAL HEAL., 1600 PAOLI PIKE, WEST CHESTER, PA 19380 USA
ROK	R.W. PACKAGING LTD., 1569 ORANGE ST., WINNIPEG, MB R3E 3B5	SMP	SIMPLOT, J.R. CO., AGRICULTURAL CHEM DEPT., P.O. BOX 198, LATHROP, CA 95330 USA
ROR	ROSS, FRANK T. & SONS LTD., BOX 248, WEST HILL, ON M1E 4R5	SNI	SANOFI SANTE ANIMAL CANADA INC., 345 BOUL LABBE N., VICTORIAVILLE, QC Q6P 1B1
RPC	RESEARCH PRODUCTS CO., DIV. OF MCSHARES INC., P.O. BOX 1460, SALINA, KS 67402-1460 USA	SPR	SPRAY-PAK INDUSTRIES INC., 7550 KIMBEL ST., MISSISSAUGA, ON L5S 1A7
RSL	AGREVO ENVIRONMENTAL HEALTH, 95 CHESTNUT RIDGE RD., MONTVALE, NJ 07645 USA	STD	STANCHEM INC., 43 JUTLAND RD., ETOBICOKE, ON M8Z 2G6
RTI	ROY TURK INDUSTRIAL SALES LTD., 21 TABER RD., REXDALE, ON M9W 3A7	STO	STANLEYKEM INC., P.O. BOX 999, CAMBRIDGE, ON N1R 5Y2
RUD	RUDDUCKS INTERNATIONAL INC., 11-5760 SHIRLEY ST., NAPLES, FL 33942 USA	STQ	STANHOME INC., 333 WESTERN AVE., WESTFIELD, MA 01085 USA
RYN	RAYDON CHEMICALS INC., 259 KING ST., P.O. BOX 1059, ALMONTE, ON K1A 1A0	STV	SOURCE TECHNOLOGY BIOLOGICALS, 3355 HIAWATHA AVE. S., SUITE 222, MINNEAPOLIS, MN 55406 USA
SAF	SANEX INC., 5100-A TIMBERLEA BLVD., MISSISSAUGA, ON L4W 2S5	SUA	SUNBEAM CORP. (CANADA) LTD., 5975 FALBOURNE ST., MISSISSAUGA, ON L5R 3V8
SAO	SANAG DIV. SANTITEK PRODUCTS, 3959 GOODWIN AVE., LOS ANGELES, CA 90039 USA	SUF	SUNFRESH FOODS LTD., C/O REGUALTORY AFFAIRS, LOBLAWS BRANDS LTD., 22 ST. CLAIR AVE. E., TORONTO, ON M4S 2S8
SAL	SOLVAY ANIMAL HEALTH INC., 209 MANITOU DR., KITCHENER, ON N2C 1L4	SUG	SUMITOMO CHEMICAL CO. LTD., 5-33 KITAHAMA 4-CHOME-CHUO-KU, OSAKA, 541 JAPAN
SAN	SANFAX INDUSTRIES LTD., DIV. OF DIVERSEY INC., 2645 ROYAL WINDSOR DR., MISSISSAUGA, ON L5J 1L1	SUJ	SUMITOMO CHEMICAL AMERICA INC., 345 PARK AVE., NEW YORK, NY 10154 USA
SAT	SANITIZED INC., 57 LITCHFIELD RD., P.O. BOX 2211, NEW PRESTON, CT 06777 USA	SWC	SWIMCO CANADA INC., 40 MAIN ST. N., P.O. BOX 268, GEORGETOWN, ON L7G 4Y5
SCR	SCOTTS-SIERRA CROP PROTECTION, P.O. BOX 4003, 1001 YOSEMITE DR., MILPITAS, CA 95035 USA	SWH	SWISH MAINTENANCE LTD., 2060 FISHER DR., P.O. BOX 3000, PETERBOROUGH, ON K9J 8N4
SCT	SCOTTS CO. (THE), 14111 SCOTTS LAWN RD., MARYSVILLE, OH 43041 USA	SXA	SANEX AGRO INC., 36 HEAD ST., DUNDAS, ON L9H 3H3
SCU	SCHULTZ CO., P.O. BOX 173, 14090 RIVERPORT DR., MARYLAND HGTS., MO 63043 USA	SYF	DIVERSIFIED BRANDS, A SHERWIN WILLIAMS CO., KRYLON/SPRAYON PRODUCTS GROUP, 31500 SOLON RD., SOLON, OH 44139-3528 USA
SDZ	SANDOZ AGRO CANADA INC., SUITE 302, PLAZA 4, 2000 ARGENTIA RD., MISSISSAUGA, ON L5N 1W1	TAF	TANGLEFOOT CO. (THE), 314 STRAIGHT AVE. S.W., GRAND RAPIDS, MI 49504-6485 USA
SEX	EXTERMINATION SILO INC., 1896 MONTEE BOIS FRANC, ST-ADOLPHE D'HOWARD, QC J0T 2B0	TAS	TAM O'SHANTER INDUSTRIES, 1303 - 105TH AVE. S.W., CALGARY, AB T2W 0B5
SFR	SAFER LTD., BOX 186, SCARBOROUGH, ON M1R 5B5	TIR	TIMBER SPECIALTIES LTD., 980 ELLICOTT ST., BUFFALO, NY 14209 USA

REGISTRANT CODES

TIS	TIMBER SPECIALTIES LTD., 2ND LINE RD. W., P.O. BOX 2, CAMPBELLVILLE, ON L0P 1B0	VWP	VIEWPOINT PRODUCTS & SERV. LTD., 1093 SPADINA RD., TORONTO, ON M5N 2A7
TMO	TOMEN CORPORATION, CPO BOX 183, 14-27 AKASAKA 2-CHOME, TOKYO, 107 JAPAN	WAK	WATKINS INC., 150 LIBERTY ST., P.O. BOX 5570, WINONA, MN 55987-0570 USA
TMP	TEAM PRODUCTS, 300 AMBASSADOR DR., MISSISSAUGA, ON L5T 2J3	WAL	WATKINS INC., 77 IRENE ST., WINNIPEG, MB R3T 4C7
TNR	TENDER CORP., P.O. BOX 290, LITTLETON INDUSTRIAL PARK, LITTLETON, NH 03561 USA	WBC	WATERBURY CO. INC., P.O. BOX 1812, 32 MATTATUCK HEIGHTS RD., WATERBURY, CT 06722 USA
TOM	TOMLYN PRODUCTS, AFFILIATE OF IOI, INC., BUENA, NJ 08310 USA	WBE	WILBUR-ELLIS CO., P.O. BOX 16438, FRESNO, CA 93755 USA
TSB	TRANSBAS INC., 1525 LOCKWOOD RD., P.O. BOX 957, BILLINGS, MT 59103 USA	WEA	WEED-MASTER WESTERN INC., 340-12TH AVE. S.W., SUITE 1050, CALGARY, AB T2R 1L5
UAG	UNITED AGRI PRODUCTS, 789 DONNEBROOK DR., R.R.#2, DORCHESTER, ON N0L 1G5	WEP	WEST PENETONE INC., 10900 SECANT ST., VILLE D'ANJOU, QC H1J 1S5
UBA	UPJOHN CO. ANIMAL HEALTH DIV., 40 CENTENNIAL RD., ORANGEVILLE, ON L9W 3T3	WHB	W.H. LUBRICANTS LTD., 550-B CONESTOGO RD., WATERLOO, ON N2L 4E3
UCA	UNION CARBIDE AG PRODUCTS, TW ALEXANDER DR., BOX 12014, RESEARCH TRIANGLE, NC 27709 USA	WHM	WHITMIRE RESEARCH LABS. INC., 3368 TREE CRT. INDUSTRIAL BLVD, ST. LOUIS, MO 63122 USA
UCB	UNION CARBIDE CANADA LTD., 5507 FIRST ST. S.E., CALGARY, AB T2H 1H9	WIL	WILSON LABORATORIES INC., 36 HEAD ST., DUNDAS, ON L9H 3H3
UDR	UNDER PRESSURE, 1815 W. 1ST AVE. #134, MESA, AZ 85202 USA	WIS	WISCONSIN PHARMACAL CO., 1 REPEL RD., JACKSON, WI 53037 USA
UFW	U.S. FISH & WILDLIFE SERVICES, U.S. DEPT. OF INTERIOR, ARLINGTON SQUARE BLDG., MAIL STOP 725, WASHINGTON, DC 20240 USA	WOB	WOOD, G.H. & CO. LTD., 5105 TOMKEN RD., MISSISSAUGA, ON L5T 1X7
UNR	UNIROYAL CHEMICAL LTD/LTEE, 25 ERB ST., BOX 250, ELMIRA, ON N3B 3A3	WOT	WOODSTREAM, P.O. BOX 210, 5781 ELLEN AVE., NIAGARA FALLS, ON L2E 6T3
UNV	UNIVERSAL CROP PROTECTION LTD., PARK HOUSE, MAIDENHEAD RD., COOKHAM BERKSHIRE, SL6 9DS ENGLAND	WSO	WOOD-SLIMP GMBH, OTTOPLATZ 19, CHUR, CH-7000 SWITZERLAND
USB	U.S. BORAX INC., 26877 TOURNEY RD., VALENCIA, CA 91355 USA	WTR	WHITE ROSE NURSERIES LTD., 4038 #7 HIGHWAY, UNIONVILLE, ON L3R 2L5
USE	USE-HICKSON PRODUCTS LTD., 15 WALLSEND DR., SCARBOROUGH, ON M1E 3X6	YAP	YELLOWSTONE AGRI PRODUCTS, 12080 HORSESHOE WAY, RICHMOND, BC V7A 4V5
VAR	VAN WATERS & ROGERS LTD., 9800 VAN HORNE WAY, RICHMOND, BC V6X 1W5	YON	YOUNG, W.F. INC., 111 LYMAN ST., SPRINGFIELD, MA 01102-0014 USA
VIG	VIGORO INC., 22 CLARKE ST. E., TILLSONBURG, ON N4G 1C8	ZAN	ZENECA INC., 1800 CONCORD PIKE, P.O. BOX 19850, WILMINGTON, DE 19850 USA
VRB	VIRBAC INC., P.O. BOX 162059, FORT WORTH, TX 76161 USA	ZEP	ZEP MANUFACTURING CO. OF CAN., 660 LEPINE AVE., DORVAL, QC H9P 1O2
VTR	VETREPHARM INC., 383 SOVEREIGN RD., LONDON, ON N6M 1A3	ZNA	ZENECA AGRO, A BUSINESS OF ZENECA CORP., P.O. BOX 9910, 400 JONES RD., STONE CREEK, ON L8G 3Z1
VUN	VULCAN CHEMICALS, P.O. BOX 530390, BIRMINGHAM, AL 35253-0390 USA	ZOC	ZOECON CORPORATION, 12200 DENTON DRIVE, DALLAS, TX 75234 USA
		ZOD	ZOECON CANADA INC., 3-12 STANLEY COURT, WHITBY, ON L1N 8P9

2. Schedules 1, 2, 3, 4, 5 and 6 to the Regulation are revoked and the following substituted:

Schedule 1

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
4383	ZNA		METHOXONE MCPA ESTER 500 EC	17046	RHQ		RHONE-POULENC 2,4-D AMINE SALT
5979	CGL		MCPA ESTER 500 LIQUID HERBICIDE	17107	DWE		2,4-D DMA 720 SEQUESTERED WEED KILLER
6181	OSD		OSMOSE FENCE POST MIXTURE WOOD PRESERVATIVE	17108	AZO	AMK	2,4-D 25 K.G. (TECHNICAL ACID)
6965	STD		STANCHEM MCPA ESTER 80 WEEDKILLER FOR CEREALS	17134	AGL	LMB	2,4-D DRY POWDER ACID HERBICIDE
7811	DWE		MCPA ESTER 500 EMULSIFIABLE FARM WEED KILLER	17135	AGL	LMB	2,4-D LIQUID ISOCTYL ESTER HERBICIDE
7825	RHQ		WEEDONE MCPA ESTER EMULSIFIABLE LIQUID HERBICIDE	17137	AGL	LMB	2,4-D LIQUID AMINE SEQUESTERED HERBICIDE
8218	GAX		GARDEX ERA COCKROACH POWDER	17138	AGL	LMB	2,4-D LIQUID AMINE UNSEQUESTERED HERBICIDE
8790	PEN		PESTROY METHYL BROMIDE THE PENETRATING FUMIGANT	17187	CSB	UAG	CLEAN CROP GASTOXIN FUMIGATION TABLETS
9548	UAG		CLEAN CROP MCPA ESTER 500 HERBICIDE	17188	CSB	UAG	CLEAN CROP GASTOXIN FUMIGATION PELLETS
9564	GRC	PCO	METH-O-GAS SPACE FUMIGANT	17386	DOW		2,4-D 600 SEQUESTERED WEED KILLER
9565	GRC	BLB	BROM-O-GAS SPACE FUMIGANT	17401	BAZ		BASF 2,4-D AMINE
9566	GRC	BLB	BROM-O-GAS SPACE FUMIGANT	17516	INT		WEEDAWAY MCPA ESTER 500 LIQUID HERBICIDE
9981	SAF		SANEX SUN-X INSECT POWDER	17705	UNV	VAR	2,4-D ISO-OCTYL ESTER 600 G.A.I./L FORMULATION
10187	OLH		OICHEMCO MCPA ESTER 80 FARM WEED KILLER	17930	RHQ		SEVIN 50% MANUFACTURING CONCENTRATE CARBARYL INSECTICIDE
10696	SAF		SANEX CHLOROPICRIN FUMIGANT	17994	TSB	COC	2,4-D LIQUID DMA AMINE CONCENTRATE HERBICIDE
10948	MAH		MAGNACIDE H	18057	HCL	HCS	VIRGINIA NN-DIETHYL-M-TOLUAMIDE
12088	UAG		CLEAN CROP METHYL BROMIDE FUMIGANT	18059	ZNA		TECHNICAL PERMETHRIN INSECTICIDE
12091	UAG		CLEAN CROP METHYL BROMIDE MC2 TOBACCO PLANT BED FUMIGANT	18063	CGH		TECHNICAL PERMETHRIN
12248	GAX		GARDEX METHYL BROMIDE FUMIGANT	18065	RHQ		TECHNICAL LINDANE CRYSTALLIZED
12326	SAF		SANEX MB-C2 SOIL FUMIGANT	18068	MTX	LMB	DEET INSECT REPELLENT
13477	GRC	BLB	TERR-O-GAS 67 PREPLANT SOIL FUMIGANT	18077	EFA		BIOMET TBTO
13736	RPC	KEM	DETTA GAS EX-B FOR INSECT PESTS	18091	MGK	WIC	MGK DIETHYL TOLUAMIDE
13773	ABE		WACO CHLOROPICRIN FUMIGANT	18114	UNR		PLANTVAX TECHNICAL OXYCARBOXIN
13961	BEH		CALCTUM CYANIDE DUST	18160	INQ		LINDANE TECHNICAL
14025	TIR	TIS	TIMBER SPECIALTIES K-33 (C-72) WOOD PRESERVATIVE	18212	BLN	CSY	TENNESSEE COPPER SULPHATE TECHNICAL
14026	TIR	TIS	TIMBER SPECIALTIES K-33 (C-50) WOOD PRESERVATIVE	18221	ZAN	ZNA	CAPTAN TECHNICAL FUNGICIDE
14588	TIR	TIS	TIMBER FUME FUMIGANT	18260	RHQ		LINDANE TECHNICAL 400 MICRONIZED POWDER
14764	RHQ		MCPA ESTER 500 EMULSIFIABLE LIQUID HERBICIDE	18276	BBB		GUTHION TECHNICAL (FOR MANUFACTURE OF INSECTICIDES)
15204	RPC	KEM	DETTA PELLETS FOR INSECT PESTS	18277	BBB		BAYGON TECHNICAL INSECTICIDE
15205	RPC	KEM	DETTA TABLETS FOR CONTROL OF STORED PRODUCT INSECT PESTS	18281	CHP		TAKKLE HERBICIDE
15735	DEG	GAX	DEGESCH-PHOSTOXIN COATED PELLETS	18282	ZNA		TAKKLE D WEEDKILLER
15736	DEG	GAX	DEGESCH-PHOSTOXIN COATED TABLETS	18292	USB	DLT	20 MULE TEAM BORIC ACID TECHNICAL
15849	SAF		SANEX STRYCHNINE GOPHER-KIL LIQUID	18296	MGK	WIC	PREMIUM PYROCID 175
16006	CCS	CTW	CCA TYPE-C WOOD PRESERVATIVE	18463	RHQ		SEVIN BRAND 99% TECHNICAL CARBARYL INSECTICIDE
16438	DEG	GAX	DEGESCH PHOSTOXIN TABLETS PREPAC	18524	MGK	WIC	MGK 264 INSECTICIDE SYNERGIST
16495	AMR	APR	METHYL BROMIDE FUMIGANT	18526	MGK	WIC	MGK REPELLENT 326
16580	ZNA		ROTENONE FISH POISON WETTABLE POWDER	18527	MGK	WIC	MGK REPELLENT 874
16981	DOW		2,4-DICHLOROPHENOXYACETICACID FLAKE	18532	MGK	WIC	D-TRANS ALLETHRIN 90% CONCENTRATE
16982	DOW		DOW 2,4-D ISOCTYL ESTERS	18533	MGK	WIC	TECHNICAL PIPERONYL BUTOXIDE
16983	DOW		2,4-D DEA 600 UNSEQUESTERED WEED KILLER	18534	SUG	SUH	NBO-PYNAMIN TECHNICAL GRADE
16988	DWE		2,4-D DMA 720 UNSEQUESTERED WEED KILLER	18595	UNR		TECHNICAL THIRAM (TMTD)
16990	DWE		2,4-D BUTOXY ETHANOL ESTERS	18607	USB	DLT	20 MULE TEAM BORAX TECHNICAL
17007	MKS	LWE	MARKS 2,4-D TECHNICAL ACID	18777	ROH		GOAL EMULSIFIABLE CONCENTRATE HERBICIDE
17012	MKS	LWE	MARKS 2,4-D ISO OCTYL ESTER TECHNICAL	18804	BBB		BAYLETON 50% WETTABLE POWDER FUNGICIDE
17044	BAZ		BASF 2,4-D ACID	18863	ISK	IBK	TECHNICAL CHLOROTHALONIL FUNGICIDE
17045	RHQ		RHONE-POULENC 2,4-D ACID	18890	WIL		LONZA METALDEHYDE TECHNICAL
				18891	CAX		AFUGAN 30 E.C. LIQUID INSECTICIDE
				18920	USB	USC	20 MULE TEAM ANHYDROUS BORAX

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
18980	SUG	SUH	TECHNICAL	19637	MGK	WIC	PYROCIDE INTERMEDIATE 6028
18984	MGK	WIC	PYNAMIN FORTE TECHNICAL ORADE	19639	MGK	WIC	PYROCIDE PRESSURIZED BIRD SPRAY 5792
19025	USB	DLT	EVERCIDE INTERMEDIATE 2132	19641	MGK	WIC	PYROCIDE INTERMEDIATE 57
19027	USB	DLT	20 MULE TEAM NEOBOR TECHNICAL	19642	MGK	WIC	PYROCIDE INTERMEDIATE 6441
19034	RHQ		ZINC BORATE TECHNICAL	19643	MGK	WIC	PYROCIDE INTERMEDIATE 6556
19053	BAZ		TECHNICAL MCPA ACID	19645	MGK	WIC	PYROCIDE INTERMEDIATE 6307
19086	RHQ		BASF POAST HERBICIDE	19647	MGK	WIC	MGK INTERMEDIATE 2366
19096	CGC		MANUFACTURING CONCENTRATE	19649	MGK	WIC	D-TRANS INTERMEDIATE 2247
19105	AGL	LMB	TECHNICAL MCPA ISO-OCTYL ESTER	19656	DOW		DURSBAN F INSECTICIDAL CHEMICAL
19137	AZO	AMK	CIBA-GEIGY DIAZINON TECHNICAL	19657	DWE		DURSBAN R INSECTICIDAL CHEMICAL
19140	NUU		ACTIVE INGREDIENT	19658	DWE		DURSBAN 6R INSECTICIDAL CONCENTRATE
19144	AZO	AMK	MCPA-ACID (TECHNICAL) HERBICIDE	19673	MGK	WIC	EVERCIDE INTERMEDIATE 2416
19145	LPH	AGT	MCPP 25 K.O. (TECHNICAL MECOPROP)	19700	RHQ		TECHNICAL BROMOXYNIL HEPTANOATE
19152	NUU		TECHNICAL MECOPROP	19705	RHQ		TECHNICAL BROMOXYNIL OCTANOATE
19176	LPH	AGT	MCPA 25 KO (TECHNICAL ACID)	19706	UNR		QUINTOZENE TERRACLOR TECHNICAL
19184	ZNA		MAKI BROMADIOLONE TECHNICAL	19719	BAZ		BASF BASOLON TOE
19221	NID	NIE	TECHNICAL MCPA AMINE	19723	AMV	UAG	DICHLORVOS (DDVP) TECHNICAL
19226	PBO	GDR	MANUFACTURING CONCENTRATE	19812	MGK	WIC	D-TRANS INTERMEDIATE 1957
19227	PBO	GDR	ROZOL RODENTICIDE TECHNICAL POWDER	19813	MGK	WIC	D-TRANS INTERMEDIATE 2314
19288	UAG		CYPERMETHRIN MANUFACTURING CONCENTRATE INSECTICIDE	19814	MGK	WIC	D-TRANS INTERMEDIATE 2321
19290	SDZ		BACTIMOS PRIMARY POWDER	19815	MGK	WIC	PYROCIDE INTERMEDIATE 7129
19295	SDZ		FUMITOXIN ALUMINUM PHOSPHIDE PELLETS	19833	MGK	WIC	PYROCIDE CONCENTRATE 7352
19336	BBB		FUMITOXIN ALUMINUM PHOSPHIDE TABLETS	19862	CGC		CIBA-GEIGY TECHNICAL DICHLORVOS
19348	RHQ		CLEAN CROP MECOPROP + 2,4-D MANUFACTURING CONCENTRATE WEEDKILLER	19888	MGK	WIC	PYROCIDE BOOSTER CONCENTRATE E
19351	RHQ		BANVEL DICAMBA TECHNICAL HERBICIDE	19889	MGK	WIC	PYROCIDE BOOSTER CONCENTRATE K
19352	RHQ		SANDOZ SULFUR TECHNICAL FUNGICIDE	19890	MGK	WIC	PYROCIDE AEROSOL MIX 933
19399	ZAN	ZNA	MESUROL TECHNICAL	19891	MGK	WIC	EVERCIDE INTERMEDIATE 2417
19525	CYC		2,4-D ISO-OCTYL ESTER (TECHNICAL GRADE HERBICIDE)	19895	MGK	WIC	PYROCIDE INTERMEDIATE 7183
19579	PYR	JOH	SEVIN BRAND 97.5% MANUFACTURING CONCENTRATE INSECTICIDE	19912	MGK	WIC	D-TRANS INTERMEDIATE 1862
19580	PYR	JOH	2,4-D AMINE CONCENTRATE (TECHNICAL GRADE HERBICIDE)	19974	CGC		GREEN CROSS HERBICIDE '435'
19608	EDS	JOH	VAPAM TECHNICAL (CONTAINS METAM)	19976	SGO		2,4-D/MECOPROP GREEN CROSS KILLEX FOR USE IN MANUFACTURING
19612	TIR	TIS	HYDRAMETHYLNON TECHNICAL INSECTICIDE	19977	CGC		GREEN CROSS 2,4-D AMINE 600
19615	MGK	WIC	KENYA PYRETHRUM EXTRACT 20% REFINED CONCENTRATE INSECTICIDE	19979	NTT		NUTRITE HERBICIDE '522'
19616	MGK	WIC	KENYA PYRETHRUM EXTRACT 50% REFINED CONCENTRATE INSECTICIDE	19983	CGC		CIBA-GEIGY 2,4-D 55.7%
19621	MGK	WIC	ENDURA PIPERONYL BUTOXIDE TECHNICAL GRADE	19984	SGO		GREEN CROSS KILLEX 2X ODOURLESS
19622	MGK	WIC	TIMBER SPECIALTIES K-33 C-60 WOOD PRESERVATIVE	20063	DWE		DURSBAN 30 SEC INSECTICIDAL CONCENTRATE (TECHNICAL)
19623	MGK	WIC	PYROCIDE INTERMEDIATE 5192	20088	LIC		CARBON DIOXIDE-CO2 FUMIGANT
19624	MGK	WIC	PYROCIDE INTERMEDIATE 75-OF	20090	DUP	BBB	BACTOSPEINE PRIMARY POWDER
19629	MGK	WIC	PYROCIDE INTERMEDIATE 7085	20091	BBB		DI-SYSTON TECHNICAL INSECTICIDE
19630	MGK	WIC	PYROCIDE INTERMEDIATE 7326	20125	BBB		METASYSTOX-R 50% CONCENTRATE
19631	MGK	WIC	PYROCIDE INTERMEDIATE 6788	20206	GOW	UAG	BETASAN TECHNICAL SELECTIVE HERBICIDE
19632	MGK	WIC	PYROCIDE INTERMEDIATE 6907	20252	DEG	GAX	DEGESCH PHOSTOXIN PREPAC ROPE
19633	MGK	WIC	PYROCIDE PRESSURIZED WATER-BASE PLANT & PET SPRAY 6079	20307	INT		IPCO MCPA ESTER 500 LIQUID HERBICIDE
19634	MGK	WIC	D-TRANS INTERMEDIATE 2286	20320	DWE		DURSBAN HF INSECTICIDAL CONCENTRATE
19635	MGK	WIC	PYROCIDE INTERMEDIATE 6057	20350	CEK	HEN	DIMETHOATE TECHNICAL
			PYROCIDE INTERMEDIATE 54	20407	DWE		DURSBAN W INSECTICIDAL CONCENTRATE
			PYROCIDE INTERMEDIATE 55	20537	BBB		SENCOR METRIBUZIN TECHNICAL
			PYROCIDE INTERMEDIATE 58	20583	IMI	JFF	ATRAZINE TECHNICAL
			PYROCIDE INTERMEDIATE 64	20651	MGK	WIC	D-TRANS INTERMEDIATE 1860
				20699	DIM		CUPRISTAT LIQUID CONCENTRATE FUNGICIDE
				20750	CAX		FENOXAPROP-ETHYL TECHNICAL HERBICIDE
				20781	BAZ		BASF TECHNICAL CAPP (MECOPROP) ACID
				20790	BBB		BAYTEX TECHNICAL INSECTICIDE (FENTHION)

Registration No.	Registrant	Agent	Pesticide
20791	BBB		TIGUVON TECHNICAL INSECTICIDE (FENTHION)
20830	NUU		MCPA 630 DEA MANUFACTURING CONCENTRATE
20831	NUU		MECOPROP 620 DEA MANUFACTURING CONCENTRATE
20832	NUU		MECOPROP 680 DMA MANUFACTURING CONCENTRATE
20833	RHQ		2,4-D 680 DEA
20841	RHQ		MECOPROP AMINE CONCENTRATE (TECHNICAL)
20843	NUU	RHQ	MCPA POTASSIUM SALT SOLUTION MANUFACTURING CONCENTRATE
20899	BAZ		BASAGRAN LIQUID HERBICIDE MANUFACTURING CONCENTRATE
20921	BAZ		MCPA ACID (TECHNICAL)
20979	AZO	AMK	MCPA AMINE 750
20984	CGC		CIBA-GEIGY BASUDIN 30%
20993	CGC		CIBA-GEIGY BASUDIN 9.6
21000	MGK	WIC	EVERCIDE INTERMEDIATE 2412
21001	REC		RECOCHEM PARA-ZENE
21004	MGK	WIC	PARADICHLOROBENZENE (TECHNICAL)
21031	MNY	HON	PYROCIDE CONCENTRATE 7369
21069	BBB		M-GARD 3520 COPPER NAPHTHENATE
21070	IMI	JFF	WPS
21191	SDZ		DYRENE TECHNICAL FUNGICIDE
21224	VAR		LINURON TECHNICAL
21346	GOW	UAG	PRECOR INSECT GROWTH REGULATOR
21384	MGK	WIC	GUARDSMAN CUSTOM HERBICIDE #2
21470	MGK	WIC	BETASAN MANUFACTURING CONCENTRATE
21471	MGK	WIC	FORMULA 7243
21472	MGK	WIC	PYROCIDE INTERMEDIATE 6878
21477	MGK	WIC	PYROCIDE INTERMEDIATE 7004
21534	DUQ		PYROCIDE INTERMEDIATE 6893
21570	RHQ		D-TRANS INTERMEDIATE 1868
21574	MGK	WIC	ETHAMETSULFURON METHYL
21575	MGK	WIC	TECHNICAL HERBICIDE
21821	JAS	JAN	2,4-D/MCOPROP MANUFACTURING CONCENTRATE
21828	MGK	WIC	MOK DOG & CAT REPELLENT
21829	MGK	WIC	MOK DOG & CAT REPELLENT
21830	MGK	WIC	EMULSIFIABLE F-1770
21831	MGK	WIC	RODEWOD TECHNICAL POWDER
21903	ARV		MGK INTERMEDIATE 2007
21984	MGK	WIC	MGK INTERMEDIATE 2020
22013	MGK	WIC	PYROCIDE INTERMEDIATE 5734
22024	VUN	QVL	PYROCIDE PRESSURIZED PET SPRAY 6806
22040	MKA	LTR	FENOXAPROP-P-ETHYL TECHNICAL
22071	MGK	WIC	HERBICIDE
22076	MGK	WIC	PYROCIDE INTERMEDIATE 6339
22077	MGK	WIC	D-TRANS INTERMEDIATE 2129
22078	MGK	WIC	VULCAN BLOCK PENTA
22079	MGK	WIC	FOLPAN POLPET TECHNICAL
22098	BAZ		D-TRANS INTERMEDIATE 1869
22140	SAP		D-TRANS INTERMEDIATE 1873
22148	MGK	WIC	D-TRANS INTERMEDIATE 2342
22166	SGO		D-TRANS INTERMEDIATE 2367
22198	UAG		D-TRANS AEROSOL MEX 1882
			BASP 2,4-DP ACID TECHNICAL
			SANEX MECOPROP + 2,4-D
			MANUFACTURING CONCENTRATE
			D-TRANS INTERMEDIATE 1839
			CHLORPYRIFOS 55.75%
			MANUFACTURING CONCENTRATE
			CLEAN CROP MECO-D MANUFACTURING

Registration No.	Registrant	Agent	Pesticide
22232	BLI	MAE	CONCENTRATE - HERBICIDE
22250	MGK	WIC	CONTRAC CONCENTRATE
22251	MGK	WIC	PYROCIDE INTERMEDIATE 6442
22261	MGK	WIC	PYROCIDE INTERMEDIATE 5377
22287	BBB		MULTICIDE NEO-PYRAMIN TECHNICAL
22330	DUQ		MORESTAN TECHNICAL
22346	FMC	FCC	(MITICIDE-INSECTICIDE)
22380	MGK	WIC	TRIBENURON METHYL TECHNICAL
22381	CGC		(FORMERLY DPX-L5300 TECHNICAL)
22383	BBB		CLOMAZONE TECHNICAL HERBICIDE
22390	BLI	MAE	CLEARMOL INTERMEDIATE 6643
22392	MGK	WIC	PROPIONAZOLE 60% PREMIX
22413	ZNA		GUTHION TECHNICAL INSECTICIDE
22421	MGK	WIC	CONTRAC LIQUID CONCENTRATE
22434	CGC		RODENTICIDE
22474	JAS	JAN	PYROCIDE INTERMEDIATE 6615
22482	BBB		TRALKOXYDIM TECHNICAL
22514	MGK	WIC	CLEARMOL INTERMEDIATE 7410
22597	CGC		TECHNICAL PROPIONAZOLE
22602	ISK	IBK	WOCOSIN TECHNICAL
22689	LOZ	DLT	DIPTEREX TECHNICAL INSECTICIDE
22704	UAG		PYROCIDE INTERMEDIATE 6494
22742	MGK	WIC	TRIASULFURON TECHNICAL
22751	CGC		90% DIMETHYL-T
22784	MGK	WIC	METALDEHYDE TECHNICAL
22790	MGK	WIC	MOLLUSCICIDE (FOR MANUFACTURING)
22887	ZNA		CLEAN CROP MECO + D 400 DEA
22965	PXR		MANUFACTURING CONCENTRATE
23021	MGK	WIC	EVERCIDE PERMETHRIN 80%
23032	MGK	WIC	CONCENTRATE
23052	CGC		DIAZINON MOS 87% INSECTICIDE
23103	ORN	UAG	EVERCIDE INTERMEDIATE 2449
23152	MGK	WIC	MGK 45% PYRETHRUM CONCENTRATE
23158	MGK	WIC	C-I-L WEED & GRASS KILLER GRANULES
23178	ARV		ETHYLENE OXIDE
23202	AMV	UAG	FUMIGANT-STERILANT GAS
23233	UAG		PYROCIDE INTERMEDIATE 7070
23310	VAR		PYROCIDE INTERMEDIATE 7230
23334	AMV	UAC	TECHNICAL SIMAZINE
23335	MGK	WIC	KOCIDE COPPER HYDROXIDE
23390	MGK	WIC	TECHNICAL
23485	NOQ	JAK	PYROCIDE INTERMEDIATE 6914
23516	DUQ		EVERCIDE INTERMEDIATE 2179
23517	DUQ		OLUFOSINATE AMMONIUM TECHNICAL
23539	BLI	MAE	HERBICIDE
23560	BLI	MAE	AMVAC NALED TECHNICAL
23590	RHQ		BONANZA 600 MANUFACTURING
23871	GCP		CONCENTRATE
23970	ZNA		GUARDSMAN BORAX 10 MOL
			MANUFACTURING CONCENTRATE
			TECHNICAL GRADE QUINTOZENE 95%
			EVERCIDE INTERMEDIATE 2460
			PYROCIDE INTERMEDIATE 6496
			AMITRAZ INSECTICIDE (TECHNICAL)
			NICOSULFURON TECHNICAL HERBICIDE
			RIMSULFURON TECHNICAL HERBICIDE
			1% DIPHACINONE CONCENTRATE
			5% WARFARIN CONCENTRATE
			OXADIAZON TECHNICAL
			GREEN CROSS KILLEX 3X
			MANUFACTURING CONCENTRATE
			TOUCHDOWN MANUFACTURING
			CONCENTRATE

TOTAL: 291

Schedule 2

Registration No	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
109	SKM		FAIRVIEW OOPHER-COP LIQUID RODENTICIDE	8655	RHQ		AMIZINE INDUSTRIAL WETTABLE POWDER
3294	SCR	VIN	CALO-CLOR TURF FUNGICIDE	8661	ZNA		GRAMOXONE LIQUID HERBICIDE WITH WETTING AGENT
3734	UAG		CLEAN CROP LINDANE SEED TREATMENT INSECTICIDE	8826	GAX		ORDEX LIQUID GRAIN PROTECTANT
3749	UAG		CLEAN CROP 2,4-D ESTER 400	8885	CGC		KIL-MOR AGRICULTURAL LIQUID HERBICIDE
3780	CVO	CHV	ORTHOCIDE 50 WETTABLE FUNGICIDE	8903	ZNA		CHIPMAN 2,4-D ESTER 600 LV WEEDKILLER
4429	PLO		PLANT PRODUCTS LINDANE 25 WP INSECTICIDE	9003	DOW		TORDON 10K PELLETS SYSTEMIC BRUSH KILLER
4559	ZAN	ZNA	CAPTAN 50-WP WETTABLE POWDER AGRICULTURAL FUNGICIDE	9007	DWE		TORDON 101 HERBICIDE
4960	ZNA		2,4-D ESTER 500 LOW VOLATILE WEEDKILLER	9074	RAL		PURINA CYOON 4-E EC SYSTEMIC INSECTICIDE
5371	UAG		CLEAN CROP CAPTAN 50 W	9197	INT		IPOO STERILANT GRANULAR SOIL HERBICIDE
5475	ROH		KARATHANE WD WETTABLE POWDER FUNGICIDE & MITICIDE	9291	BBB		METASYSTOX-R SYSTEMIC SPRAY CONCENTRATE INSECTICIDE
3499	UAG		CLEAN CROP 5% CAPTAN FUNGICIDE	9319	ZAN	ZNA	STAUFFER CAPTAN 7.5 DUST FUNGICIDE
6007	ZAN	ZNA	CAPTAN 75 SEED PROTECTANT WETTABLE POWDER FUNGICIDE	9332	UAG		CLEAN CROP LINDANE 20E
6122	SAF		SANEX LINDANE 10% E.C. EMULSIFIABLE CONCENTRATE INSECTICIDE	9337	CYC		CYTHION LIQUID INSECTICIDE
6330	DWE		ESTERON 99 CONCENTRATE	9382	UAG		CLEAN CROP LAGOON 480 EC LIQUID INSECTICIDE
6374	ROH		KELTHANE EC MITICIDE	9398	BBB		GUTHION SPRAY CONCENTRATE INSECTICIDE
6420	CYC		LIQUID CYANAMID 25 WEED KILLER	9427	PLG		PLANT POG SULFOTEP FOR INSECT CONTROL
6726	BAT		BARTLETT FIXED COPPER "53" WETTABLE POWDER FUNGICIDE	9505	ZNA		AGROX B-3 DUAL PURPOSE SEED TREATMENT
6747	RHQ		EMBUTOX E EMULSIFIABLE SELECTIVE WEEDKILLER	9512	ZNA		REGLONE A LIQUID HERBICIDE
6857	BBB		CO-RAL ANIMAL INSECTICIDE 25% WETTABLE POWDER	9560	DWE		2,4-D LV-600 EMULSIFIABLE CONCENTRATE
7412	STD		STANCHEM CHLORO IPC 4.8 EC SELECTIVE HERBICIDE	9561	UAG		CLEAN CROP 2,4-D ESTER 600 HERBICIDE
7416	STD		STANCHEM CHLORO IPC 20% ORANULAR SELECTIVE HERBICIDE	9569	UAG		CLEAN CROP PMA-10 FUNGICIDE SOLUTION
7442	UAG		CLEAN CROP DIBROM INSECTICIDE	9570	BBB		BAYTEX LIQUID CONCENTRATE INSECTICIDE
7446	RHQ		SEVEN 855 CARBARYL INSECTICIDE SPRAYABLE POWDER	9582	ZAN	ZNA	CAPTAN 80-WP WETTABLE POWDER FUNGICIDE
7480	ZNA		FOLPET 50-WP FUNGICIDE	9587	MBY		NO-WEED 2,4-D ESTER BROADLEAF HERBICIDE
7882	BBB		METASYSTOX-R SPRAY CONCENTRATE SYSTEMIC INSECTICIDE	9625	OLH		OCHEMCO LV% EMULSIFIABLE HERBICIDE
7884	BBB		DI-SYSTON GRANULAR SYSTEMIC INSECTICIDE	9631	CGC		PATORAN 50WP HERBICIDE
8021	CYC		CYTHION LIQUID GRAIN PROTECTANT	9724	PLG		PLANT PRODUCTS 7.5% CAPTAN
8024	BAT		BARTLETT WAXED MOUSE BAIT	9765	ZNA		GREENHOUSE FUNGICIDE DUST
8082	BBB		BAYTEX SPRAY CONCENTRATE INSECTICIDE	9807	INT		CHIPMAN CAPTAN-METHOXYCHLOR 75-3 SEED PROTECTANT
8084	BBB		BAYTEX SPRAY CONCENTRATE BARN INSECTICIDE	9871	PLO		IPOO CYOON 4-E SYSTEMIC INSECTICIDE (AGRICULTURAL)
8086	BBB		ENTEX SPRAY CONCENTRATE PCO INSECTICIDE	9907	RHQ		PLANT PRODUCTS THIRAM 80 WP TURF FUNGICIDE
8090	BBB		ENTEX OIL SOLUBLE CONCENTRATE PCO INSECTICIDE	9916	PLG		AQUA-KLEEN ORANULAR 2,4-D WEED KILLER FOR AQUATIC WEEDS
8151	RHQ		SEVEN 808 CARBARYL INSECTICIDE SPRAYABLE POWDER	9918	PLG		PLANT-PUME LINDANE INSECTICIDE
8165	LAT		LATER'S MITE KILLER EC	9922	ZAN	ZNA	SMOKE FUMIGATOR
8277	CYC		CYOON 480-E SYSTEMIC INSECTICIDE EMULSIFIABLE CONCENTRATE	9934	UAG		METASYSTOX-R SYSTEMIC INSECTICIDE EC
8349	ZNA		CHIPMAN AGROX I.F. DUAL PURPOSE SEED TREATMENT	9945	DIT		CAPTAN 4 FLOWABLE AGRICULTURAL FUNGICIDE
8372	UAG		CLEAN CROP MALATHION 85E	10104	COC		CLEAN CROP COPPER WETTABLE POWDER
8409	CYC		THIMET 10-G SOIL & SYSTEMIC INSECTICIDE	10146	DIT		LINDANE 10E INSECTICIDE
8504	CYC		CYOON 480 SYSTEMIC INSECTICIDE				GREEN CROSS CYOON 480E
8637	DUQ		HYVAR X WEED & BRUSH KILLER WETTABLE POWDER				EMULSIFIABLE CONCENTRATE FENTHON 50E EC INSECTICIDE

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
10177	BBB		DASANIT 15% GRANULAR INSECTICIDE				(AGRICULTURAL)
10197	UAG		CLEAN CROP THIRAM 75 WETTABLE POWDER FUNGICIDE	11312	ZAN	ZNA	SUTAN + 8E EMULSIFIABLE LIQUID - SELECTIVE HERBICIDE
10231	ZEP		ZEP FORMULA 777 WEED KILLER	11336	ZNA		PIRIMOR 50W WETTABLE POWDER INSECTICIDE
10257	UAG		CLEAN CROP 2,4-D ESTER 500 E.C.	11339	SCT	DWC	SCOTTS PROTURF BROAD SPECTRUM GRANULAR FUNGICIDE
10308	MOX		AVADAX BW GRANULAR HERBICIDE (AGRICULTURAL)	11351	DUQ		KROVAR 1 HERBICIDE (CONTAINS BROMACIL & DIURON)
10322	RHQ		ZOLONE 30 WETTABLE POWDER PHOSALONE INSECTICIDE	11398	VAR		GUARDSMAN CYTHION 1000 LIQUID GRAIN PROTECTANT & INSECTICIDE
10324	KEM		RIDDEX MALATHION EC GRAIN PROTECTANT INSECTICIDE	11422	UNR		VITAFLO DP SYSTEMIC FUNGICIDE & INSECTICIDE
10339	ZNA		MERGAMMA N-M DRILL BOX DUAL PURPOSE SEED TREATMENT	11445	CGC		CIBA-GEIGY EKKO 80W AGRICULTURAL HERBICIDE
10359	FMC	ARN	FURADAN 10 GR INSECTICIDE	11450	DOW		DURSBAN 6 INSECTICIDE CONCENTRATE
10532	CYC		THIMET 15-G SOIL & SYSTEMIC INSECTICIDE	11451	INT		CO-OP D-L + C DRILL BOX SEED TREATMENT POWDER
10609	ZAN	ZNA	DYFONATE 10-G GRANULES SOIL INSECTICIDE	11522	UAG		CLEAN CROP LINDANE 25 WP INSECTICIDE FOR LIVESTOCK
10628	DUQ		SINBAR HERBICIDE WETTABLE POWDER	11529	BUL		BUSAN DUAL PURPOSE SEED TREATMENT
10637	DWE		DURSBAN 4E INSECTICIDE	11530	KEM		KEMSAN DIAZINON 500 EC INSECTICIDE
10640	PLG		PLANT-FUME NICOTINE SMOKE FUMIGATOR	11531	KEM		RIDDEX DIAZINON 500S INSECTICIDE CONCENTRATE
10662	INT		IPCO NM DUAL PURPOSE DRILLBOX SEED TREATMENT POWDER	11547	SDZ		DYCLEER 24 LIQUID HERBICIDE
10666	FMC	FCC	FURADAN 5 GRANULAR SYSTEMIC INSECTICIDE	11575	STD		STANCHEM SPROUT-NIP EC POTATO SPROUT INHIBITOR
10753	DUQ		BLADDEX 80W HERBICIDE WETTABLE POWDER	11700	LPH	AGT	ROZOL 2% DRY CONCENTRATE RODENTICIDE
10776	BBB		POLITHION LIQUID CONCENTRATE INSECTICIDE	11725	DUQ		LANNATE L INSECTICIDE
10780	UAG		CLEAN CROP CAPTAN 80 WETTABLE FUNGICIDE	11761	ZAN	ZNA	SUTAZINE + 18:6 GRANULES HERBICIDE
10826	BBB		FURADAN 5 GRANULES SYSTEMIC INSECTICIDE	11763	CAX		SEA LAMPREY LARVICIDE LAMPRECID
10827	BBB		FURADAN 10 GRANULES SYSTEMIC INSECTICIDE	11771	UAG		CLEAN CROP DIURON 80W HERBICIDE
10840	BBB		BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE	11848	AGV		POTATO SPROUT INHIBITOR LIQUID CONCENTRATE
10841	BBB		BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE	11860	STD		STANCHEM SPROUT NIP SOLUTION POTATO SPROUT INHIBITOR
10842	BBB		BAYLUSCIDE-TFM WP SEA LAMPREY LARVICIDE	11889	PFF		PFIZER DIAZINON 500 INSECTICIDE
10856	GUS	UNR	GUSTAFSON EVERSIELD II C-M SEED PROTECTANT	11890	PFF		PFIZER DIAZINON 50W INSECTICIDE
10896	ZNA		AGROX D-L PLUS SEED TREATMENT POWDER INSECTICIDE-FUNGICIDE	11933	ZNA		CHIPMAN DIAZINON 50W WETTABLE POWDER INSECTICIDE
10904	CGC		CIBA-GEIGY PRINCEP 80W	11934	CHP		CHIPMAN DIAZINON 500 EC EMULSIFIABLE CONCENTRATE
10905	CGC		AATREX 80W HERBICIDE	11935	CHP		INSECTICIDE
10910	BBB		SENCOR 50% WP AGRICULTURAL HERBICIDE	11936	ZAN	ZNA	CHIPMAN DIAZINON 500E INSECTICIDE
10928	CGC		CIBA-GEIGY AATREX 90W HERBICIDE	12028	ZNA		CAPTAN 10 DUST FUNGICIDE
10975	CGC		CIBA-GEIGY BASUDIN 50W				CAPTAN FLOWABLE SEED TREATMENT FUNGICIDE
10979	CGC		CIBA-GEIGY BASUDIN 500 E.C.	12029	ZNA		CHIPMAN CAPTAN 30-METHOXYCHLOR 3 FUNGICIDE-INSECTICIDE
10993	DIT		AGRICULTURAL INSECTICIDE LINDANE 10S OIL CONCENTRATE	12072	STD		STANGARD DUAL PURPOSE SASH TREATMENT CONCENTRATE
11018	DUQ		HYVAR X-L WEED & BRUSH KILLER	12073	SAF		SANEX MALATHION 836 CYTHION LIQUID GRAIN PROTECTANT
11022	BAT		BARTLETT CYGON 480 SYSTEMIC INSECTICIDE	12095	AVC	ABE	AVITROL CORN CHOPS
11029	BBB		BAYOON U-L-V INSECTICIDE	12096	AVC	ABE	AVITROL WHOLE CORN
11115	RHQ		SEVIN 4 OIL CARBARYL INSECTICIDE LIQUID SUSPENSION	12097	AVC	ABE	AVITROL POWDER CONCENTRATE
11137	SUJ	SUH	SUMITHION FENITROTHION	12098	AVC	ABE	AVITROL MIXED GRAINS
11261	BUL		BUSAN 30 LIQUID SEED TREATMENT FUNGICIDE	12104	VAR		GUARDSMAN HERBICIDE BOOSTER WETTING AGENT
11274	COC		CIBA-GEIGY OESAGARD 80W HERBICIDE	12106	SAF		SANEX AVITROL CORN CHOPS
				12107	SAF		SANEX AVITROL WHOLE CORN
				12216	KEM		RIDDEX CYTHION ULV INSECTICIDE
				12223	DWE		DURSBAN 2 1/2 G INSECTICIDE GRANULES

Registration No.	Registrant	Agent	Pesticide
12224	VAR		GUARDSMAN DIAZINON 500 E.C. INSECTICIDE
12239	ZAN	ZNA	ERADICANE 8-E SELECTIVE HERBICIDE
12343	SAF		SANEX AVITROL SPARROW MIX BAIT
12344	SAF		SANEX AVITROL PIGEON MIX BAIT
12373	ZNA		PIRIMOR 50WP WETTABLE POWDER INSECTICIDE
12400	ZNA		CHIPMAN DIAZINON 500S OIL SOLUTION INSECTICIDE
12439	SXA		SANEX DIAZINON 50-S OIL SOLUBLE INSECTICIDE
12461	UAG		CLEAN CROP DIAZINON 500
12539	SAF		SANEX VAPO 20 EC INSECTICIDE
12599	ELA		SPIKE 80W TEBUTHIURON 80% HERBICIDE
12767	ZNA		MERGAMMA FLOWABLE DUAL PURPOSE SEED TREATMENT
12828	CYC		CYCOCCEL LIQUID PLANT GROWTH REGULATOR
12864	SXA		SANEX DIMETHOATE 480 EC SYSTEMIC INSECTICIDE
12866	SXA		SANEX DIAZINON 50-E INSECTICIDE (INDUSTRIAL)
12871	ROH		KELTHANE AP-35 WP MITICIDE
12872	DIT		DIAZINON 50-S OIL CONCENTRATE INSECTICIDE
12876	UAG		CLEAN CROP POTATO DUAL SEED TREATMENT
13005	CGC		BASF PATORAN 50WP WETTABLE POWDER HERBICIDE
13051	UNR		VITAVAX-CAPTAN 30W SYSTEMIC SOIL FUNGICIDE
13166	DUQ		BLADEX LIQUID HERBICIDE
13188	AVC	ABE	AVITROL FC CORN CHOPS
13245	VAR		GUARDSMAN COPPER OXYCHLORIDE 50 W.P. FUNGICIDE
13249	APB	APD	CUTRINE PLUS LIQUID ALGAECIDE
13250	BBB		SPOTTON CATTLE INSECTICIDE
13315	BUL		BUSAN 1015 DRILL BOX SEED TREATMENT
13349	SXA		SANEX VAPO-20 ULV CONCENTRATE
13368	DWE		TELONE 11-B LIQUID SOIL FUMIGANT
13466	BBB		CORAL ANIMAL INSECTICIDE 1% SHAKER CAN
13471	ATD	EFA	ELF ATOCHEM NO SCALD DPA EC-213
13504	GAX		GARDEX DIAZINON 50S INSECTICIDE
13505	GAX		GARDEX DIAZINON 50E INSECTICIDE
13656	CGC		DRILLBOX DL PLUS CAPTAN SEED TREATMENT
13663	PFF		PFIZER ENDOSULFAN 400 EC INSECTICIDE
13694	KEM		RIDDEX ABATE 4E EMULSIFIABLE CONCENTRATE INSECTICIDE
13739	PFF		PFIZER LIQUID VEGETATION KILLER HERBICIDE
13796	COC		DCL DUAL PURPOSE SEED TREATMENT
13797	SDZ		ALTOSID LIQUID LARVICIDE (INSECT GROWTH REGULATOR)
13816	DUP	UAG	DIMILIN 25% WP INSECTICIDE
13929	ZNA		SEVIN LIQUID SUSPENSION INSECTICIDE
13945	APB	APD	CUTRINE-PLUS GRANULAR ALGAECIDE
13948	ZNA		CHIPMAN CAPTAN-BENOMYL FUNGICIDE
13951	UAG		CLEAN CROP D-LIAZINON L-INDANE
14096	MKC	LTR	CAPTAN DRILL BOX SEED TREATMENT ATRAZINE 80W WETTABLE POWDER

Registration No.	Registrant	Agent	Pesticide
14109	SXA		HERBICIDE
14114	CGC		SANEX POISON CORN
14115	UNR		PRIMEXTRA LIQUID AGRICULTURAL HERBICIDE
14135	MKA	LTR	VITAVAX DUAL SOLUTION SYSTEMIC FUNGICIDE & INSECTICIDE
14163	DUQ		DIUREX 80W HERBICIDE WETTABLE POWDER
14171	INT		VELPAR WEED KILLER SOLUBLE POWDER
14179	ZNA		CO-OP CAPTAN 50% WP WETTABLE POWDER FUNGICIDE
14180	ZNA		TERRAKLENE LIQUID SUSPENSION RESIDUAL HERBICIDE
14186	BBB		TOTA-COL LIQUID SUSPENSION RESIDUAL HERBICIDE
14225	TMO	UAG	MATACIL 180-D OIL SOLUBLE CONCENTRATE INSECTICIDE
14226	TMO	UAG	ORTHENE 75% SOLUBLE POWDER
14232	SMP	SMM	ORTHENE FOREST SPRAY CONCENTRATE INSECTICIDE
14240	BLI	MAE	MONOBOR-CHLORATE NON-SELECTIVE GRANULAR HERBICIDE
14258	ZNA		ZP RODENT BAIT
14274	MKA	LTR	CHIPMAN PREMIUM MALATHION GRAIN PROTECTANT EMULSIFIABLE CONCENTRATE
14307	BBB		SIMAZINE 80W WETTABLE POWDER
14337	CYC		DYLOX 420 LIQUID INSECTICIDE
14338	ZNA		SHELL MATAVEN EC WILD OAT HERBICIDE
14378	NOQ	JAK	SYS-TEM 480 EMULSIFIABLE CONCENTRATE INSECTICIDE
14417	GRN	UAG	FICAM W (10% WETTABLE POWDER INSECTICIDE)
14478	DIS		KOCIDE 101 AGRICULTURAL FUNGICIDE
14505	KEM		DISPAR DITHOATE 4-E EMULSIFIABLE CONCENTRATE INSECTICIDE
14517	SMP	SMM	RIDDEX ULV TOBACCO INSECTICIDE
14523	UAG		UREABOR NON-SELECTIVE GRANULAR HERBICIDE
14524	UAG		CLEAN CROP ATRAZINE 90W HERBICIDE
14581	DUQ		CLEAN CROP ATRAZINE 80W HERBICIDE
14597	SAF		BLAZINE 80W HERBICIDE
14601	UAG		SANEX CYTHION ULV CONCENTRATE INSECTICIDE
14603	SAF		CLEAN CROP ATRAZINE 500 HERBICIDE
14616	MKC	LTR	SANEX AVITROL FARM MIX FC CORN CHOPS
14617	UAG		ATRAZINE 90W WETTABLE POWDER
14623	AGL	LMB	CLEAN CROP ENDOSULFAN 50W WETTABLE POWDER INSECTICIDE
14634	FFA	FPC	ESTAKIL LV 700 2,4-D LOW VOLATILE LIQUID HERBICIDE
14712	WBE	WBR	PYRENONE DIAZINON DUAL USE RESIDUAL INSECTICIDE
14721	WBE	WBR	NIAGARA ETHION 5 THIRAM 7.5-O GRANULAR INSECTICIDE/FUNGICIDE
14727	WBE	WBR	WILBUR-ELLIS ETHION 25W INSECTICIDE WETTABLE POWDER
14739	RHQ		THODAN-2 ZINEB-5 ENDOSULFAN-ZINEB INSECTICIDE/FUNGICIDE-DUST
14741	RHQ		ESTASOL LV600 2,4-D ESTER EMULSIFIABLE LIQUID HERBICIDE
			FIXED COPPER 50-W FUNGICIDE WETTABLE POWDER

Registration No.	Registrant	Agent	Pesticide
14752	MBY		RHONE-POULENC LINDANE 25-W INSECTICIDE WETTABLE POWDER
14753	WBE	WBR	THIRAM 75 W FUNGICIDE WETTABLE POWDER
14767	RHQ		CYGOON 480-E SYSTEMIC INSECTICIDE
14784	WBE	WBR	ETHION 2% SUPERIOR OIL 70 INSECTICIDE
14800	MBY		PROPATURF HERBICIDE LIQUID EMULSIFIABLE CONCENTRATE-FOR TURF
14801	WBE	WBR	WILBUR-ELLIS WAXED MOUSE BAIT 2
14803	RHQ		ESTAPROP EMULSIFIABLE LIQUID HERBICIDE
14806	WBE	WBR	GOPHER POISON
14819	UAG		CLEAN CROP ETHION 5-THIRAM 7.5G INSECTICIDE/FUNGICIDE
14823	MKA	LTR	CAPTAN 50W WETTABLE POWDER FUNGICIDE
14842	CGC		AATREX NINE-0 AGRICULTURAL HERBICIDE
14864	SAF		SANEX VAPO 66 INSECTICIDE CONCENTRATE
14866	SAF		SANEX Z-PHOS RODENT BAIT
14867	BBB		SENCOR 500F FLOWABLE HERBICIDE
14878	RHQ		PARDNER EMULSIFIABLE SELECTIVE WEEDKILLER
14879	DWE		LORSBAN 4E INSECTICIDE
14893	INT		IPCO BENOLIN-R INSECTICIDE-FUNGICIDE DUST (SEED TREATMENT)
14916	WBE	WBR	NIAGARA BIVERT - PH LIQUID ADJUVANT EC
14942	NUX		NUODEX PMA-18 PAINT PRESERVATIVE & FUNGICIDE
14943	NUX		NUODEX PMO-10 PAINT PRESERVATIVE & FUNGICIDE
14944	NUX		SUPER AD-IT PAINT FUNGICIDE & PRESERVATIVE
14945	NUX		NUODEX PMA-60 PAINT PRESERVATIVE & FUNGICIDE
14980	CGC		PATORAN 400 SC AGRICULTURAL SUSPENSION HERBICIDE
14998	RAB	KEM	RID-A-BIRD 1100 PERCH SOLUTION
14999	CGC		CIBA-GEIGY DUAL 960E AGRICULTURAL HERBICIDE
15027	RHQ		DESORMONE 7 (HERBICIDE FOR BRUSH & WEEDS)
15032	BAZ		BASF BASAMID GRANULAR SOIL FUMIGANT
15046	YAP		CLEAN CROP ENDOSULFAN 4E INSECTICIDE/MITICIDE
15047	SAF		SANEX CANARY SEED MOUSE KILLER
15084	CYC		NOVABAC - 3 BIOLOGICAL INSECTICIDE
15103	BBB		K.R.S. SPRAY FOAM WITH CO-RAL
15109	NCR		ATRAZINE 80W AGRICULTURAL HERBICIDE
15152	ZOD		ALTOSID BRIQUET MOSQUITO GROWTH REGULATOR
15210	UAG		CLEAN CROP CAPTAN 50W WETTABLE POWDER FUNGICIDE
15333	MKC	LTR	THIONEX 50WP ENDOSULFAN COMMERCIAL INSECTICIDE
15353	DIS		STOCKPEST LOUSE SPRAY CONCENTRATE
15360	BBB		LYSOFF POUR-ON FOR LICE
15368	BLL	MAE	ZP TRACKING POWDER

Registration No.	Registrant	Agent	Pesticide
15478	DWE		HERBEC 20P HERBICIDE
15533	UNR		VITAVAX R3 FLOWABLE SYSTEMIC LIQUID SEED PROTECTANT
15537	UNR		VITAVAX DUAL POWDER SEED PROTECTANT
15559	TMO	UAG	ORTHENE TREE & ORNAMENTAL SPRAY
15567	SAF		SANEX ABATE 20 GRANULAR MOSQUITO LARVICIDE
15586	AVC	ABE	ORNITROL CHEMOSTERILANT FOR PIGEON CONTROL
15587	RHQ		THIRALIN PLUS FUNGICIDE/INSECTICIDE
15611	DUQ		DUPONT BLAGAL LIQUID HERBICIDE
15706	ROH		STAMPEDE CM EMULSIFIABLE CONCENTRATE HERBICIDE
15707	UAG		CLEAN CROP DIPHENOPROP PLUS
15738	SHM	CGC	SHELL RIPCORD 400EC INSECTICIDE
15745	KEM		RIDDEX DDVP-350 ULV INSECTICIDE
15747	ARV		THIODAN 4EC INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
15755	INT		CO-OP POTATO SEED PIECE TREATMENT+ INSECTICIDE-FUNGICIDE DUST
15821	CAX		THIODAN 50-WP INSECTICIDE
15836	SAF		SANEX ATRAZINE 80 W HERBICIDE
15843	ZNA		SWEEP NO-TILL HERBICIDE
15881	INT		IPCO AG-SURF LIQUID SPRAY ADJUVANT
15885	DUQ		BLAZINE LIQUID HERBICIDE
15893	DWE		TELONE II LIQUID SOIL FUMIGANT
15897	MKA	LTR	DIAZOL (DIAZINON) 50W INSECTICIDE WETTABLE POWDER
15902	NOQ	JAK	SIMADIX SIMAZINE FLOWABLE HERBICIDE
15921	MKA	LTR	DIAZOL 50 EC EMULSIFIABLE CONCENTRATE INSECTICIDE
15927	ZNA		TALON RODENTICIDE MINI PELLETS FOR MICE & RATS
15933	UNR		THIRAM 75WP WETTABLE POWDER FUNGICIDE
15959	DUQ		LEXONE DF HERBICIDE DISPERSIBLE GRANULE
15971	WBE	WBR	RODENT BAIT RODENTICIDE FOR POCKET GOPHERS
15981	DWE		ESTERON 600 FORESTRY HERBICIDE
16037	UAG		CLEAN CROP LAGON 480 SYSTEMIC INSECTICIDE
16047	UAG		CLEAN CROP COPPERCIDE WETTABLE POWDER FUNGICIDE
16049	UAG		CLEAN CROP SIMAZINE 80W HERBICIDE
16064	ZNA		RATAK + RODENTICIDE PELLETS
16122	UAG		CLEAN CROP WAXED MOUSE BAIT 2
16125	BBB		SENCOR 50 WETTABLE GRANULAR HERBICIDE
16140	LAT		LATER'S COPPER SPRAY W.P. FUNGICIDE
16164	RHQ		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER
16198	GAX		GARDEX MALATHION ULV CONCENTRATE
16209	GRX		LINDANE 25W INSECTICIDE WETTABLE POWDER
16253	MKA	LTR	PROMETRYNE 80W (PROMETREX 80WP) COMMERCIAL HERBICIDE
16323	DWE		TELONE C-17-R LIQUID SOIL FUNGICIDE AND NEMATICIDE
16324	DWE		TELONE C-17 LIQUID SOIL FUNGICIDE & NEMATICIDE

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
16370	COC		PRINCEP NINE-T HERBICIDE (WATER DISPERSABLE GRANULE)	17465	UNR		INSECTICIDE
16410	NCR		NIAGARA DIMETHOATE 480-E SYSTEMIC INSECTICIDE	17557	MOM	MAE	B-NINE-SP HEIGHT RETARDANT MOTOMCO PIVALYN WATER SOLUBLE CONCENTRATE
16427	MKA	LTR	URAGAN 80 WP (BROMACIL) COMMERCIAL HERBICIDE	17599	PLQ		B-NINE-SP CHEMICAL HEIGHT RETARDANT FOR PLANTS
16428	UAG		CLEAN CROP ESTER 600 HERBICIDE	17669	RHQ		SABRE BROADLEAF HERBICIDE
16447	MBY		FORMULA 500 ATRAZINE FLOWABLE HERBICIDE	17675	RHQ		TORCH DS EMULSIFIABLE SELECTIVE WEEDKILLER
16451	UNR		VITAVAX RS POWDER SEED TREATMENT	17697	UAG		CLEAN CROP SIMAZINE 80W HERBICIDE
16453	PFF		PFIZER DYCLEER 12 LIQUID HERBICIDE	17778	DUP	BBB	FUTURA SUSPENSION BIOLOGICAL INSECTICIDE
16460	SAF		SANEX ABATE 4E INSECTICIDE EMULSIFIABLE CONCENTRATE	17824	FFM		LECONTVIRUS BIOLOGICAL INSECTICIDE
16476	GAX		GARDEX VAPONA-20 ULV CONCENTRATE	17868	COC		CIBA-GEIGY RIPCROD 400 AGRICULTURAL INSECTICIDE
16481	UAG		CLEAN CROP DIPHENOPROP 480 HERBICIDE	17873	DUQ		BELMARK 300 EC INSECTICIDE (AGRICULTURAL)
16482	DOW		TORDON 10K PELLETS SYSTEMIC BRUSH KILLER	17879	CGC		CIBA-GEIGY BIRLANE/THIRAM INSECTICIDE/FUNGICIDE
16518	SAF		SANEX DIAZINON 50 E.C. INSECTICIDE	17895	DUQ		BIRLANE 10 INSECTICIDE
16532	UAG		CLEAN CROP TURBOPROP 600 HERBICIDE	17900	DUQ		DUPONT BLAGAL HERBICIDE
16545	SDZ		DYVEL HERBICIDE (AGRICULTURAL)	17901	DUQ		BLADEX LIQUID AGRICULTURAL HERBICIDE
16579	SAF		SANEX LOW VOLATILE 2,4-D ESTER 300	17902	COC		CIBA-GEIGY BLAZINE LIQUID HERBICIDE
16641	BAZ		BASF LADDOK LIQUID SUSPENSION HERBICIDE	17903	COC		CIBA-GEIGY BLAZINE 80W HERBICIDE
16653	RHQ		SEVIN 3L CARBARYL INSECTICIDE LIQUID SUSPENSION	17904	DUQ		MATAVEN LIQUID WILD OAT HERBICIDE
16675	UAG		CLEAN CROP FOR-ESTER E.C. FORESTRY HERBICIDE	17906	DUQ		BLADEX 80W AGRICULTURAL HERBICIDE
16724	UAG		CLEAN CROP DIPHENOPROP BK 700 HERBICIDE	17940	BBB		FURADAN CR-10 SYSTEMIC INSECTICIDE
16736	UAG		CLEAN CROP CALIBER 400 HERBICIDE	17954	ABT	ABC	DIPEL 132 BIOLOGICAL INSECTICIDE
16772	UAG		CLEAN CROP CATTLE DUST BAGS	17980	SDZ		THURICIDE 48LV AQUEOUS CONCENTRATE FOR AERIAL OR GROUND APPLICATION
16834	CLR	AGT	PMAS TURF FUNGICIDE	17983	RHQ		ZOLONE FLO
16873	ABT	ABC	DIPEL 88	18001	RHQ		PARDNER EMULSIFIABLE SELECTIVE WEEDKILLER
16885	UNR		DIAZOL 50W (DIAZINON) INSECTICIDE	18022	RHQ		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER
16886	UNR		DIAZOL 50EC (DIAZINON) INSECTICIDE	18158	ABT	ABC	VECTOBAC-2000 BIOLOGICAL LARVICIDE
16948	GET	FDI	EPBLOC RODENTICIDE	18197	DUQ		VELPAR L HERBICIDE (WATER DISPERSABLE SOLUTION)
17001	BAZ		BASF CYOCCEL EXTRA	18230	INT		WEEDAWAY COBUTOX 400 EMULSIFIABLE CONCENTRATE HERBICIDE
17003	TIR	TIS	TIMBERLIFE WOOD PRESERVING COMPOUND	18334	PFF		PFIZER ENVIROBAC ES BIOLOGICAL INSECTICIDE
17027	RHQ		SEVIN XLR CARBARYL INSECTICIDE	18353	ARV		VORLEX PLUS LIQUID SOIL FUMIGANT
17087	CYC		THIMET 15-G SOIL & SYSTEMIC INSECTICIDE GRANULAR	18354	ARV		VORLEX PLUS CP LIQUID SOIL FUMIGANT
17145	RHQ		BROMOX 450M HERBICIDE	18450	COC		AATREX LIQUID 480 AGRICULTURAL HERBICIDE
17160	RHQ		AQUASHADE LIQUID AQUATIC HERBICIDE SOLUTION	18550	COC		SUPRACIDE 240 E.C. AGRICULTURAL INSECTICIDE
17242	BBB		SENCOR 75DF SPRAYULE 75% WATER DISPERSIBLE GRANULAR HERBICIDE	18603	INT		CO-OP ATRAZINE 480F FLOWABLE HERBICIDE
17245	DUQ		OLEAN HERBICIDE DRY FLOWABLE	18782	CNP		CPD GREEN PRESERVATIVE
17247	SDZ		APEX 65% EC INSECT GROWTH REGULATOR	18805	DRX	CPM	DREXEL ATRAZINE 500 FLOWABLE HERBICIDE (AGRICULTURAL)
17274	COC		RIDOMIL 240 EC AGRICULTURAL FUNGICIDE	18812	DRX	CPM	DREXEL ATRAZINE 600 FLOWABLE AGRICULTURAL HERBICIDE
17276	UAG		CLEAN CROP LAGON 435 E.C. LIQUID INSECTICIDE	18818	COC		GREEN CROSS SUBDUE 2G AGRICULTURAL FUNGICIDE
17300	COC		RIDOMIL MZ 72WP AGRICULTURAL FUNGICIDE	18837	SDZ		BANVEL HERBICIDE
17305	CAX		DBCS 2.5 EC INSECTICIDE	18881	DDM		WOODSTAT LIQUID MICROBICIDE CONCENTRATE
17354	ZNA		RATAK + RODENTICIDE MINI-PELLETS FOR MICE AND RATS	18983	PAA	PAB	SHIELD DPA 15% SUPER REFINED
17384	PFF		PFIZER STAMPEDE CM HERBICIDE				
17412	INT		WEEDAWAY 2,4-D LV ESTER 700 LIQUID HERBICIDE				
17418	BBB		MATACIL 180 FLOWABLE INSECTICIDE				
17449	SXA		SANEX GREEN TEK VAPO E.C.				

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
19035	RHQ		ROVRAL ST CANOLA SEED TREATMENT	20861	ABT	ABC	DIPEL 48AP BIOLOGICAL INSECTICIDE
19066	INT		CO-OP AATREX NINE-0 HERBICIDE	20944	DWE		LORSBAN 50W WETTABLE POWDER INSECTICIDE
19114	SNI		TRUEGRIT GOPHER-RID (PELLETED BAIT)	20968	BBB		SENCOR SOLUPAK 75DF 75% WATER DISPERSIBLE GRANULAR HERBICIDE
19157	SDZ		DYCLEER HERBICIDE INDUSTRIAL	20997	UAG		CLEAN CROP ATRAZINE 480 HERBICIDE
19159	DUQ		DU PONT BLADIX 90 DF AGRICULTURAL HERBICIDE	21020	ZNA		PREMIERE PLUS FLOWABLE SEED TREATMENT
19162	INT		CO-OP ATRAZINE 600 FLOWABLE HERBICIDE	21022	SXA		SANEX 2,4-D LV 600 EMULSIFIABLE CONCENTRATE
19170	ZNA		CYMBUSH 250 PYRETHROID INSECTICIDE	21035	ARV		APOLLO (SC) OVICIDAL MITTICIDE
19188	INT		WEED AWAY 2,4-D LOW VOLATILE ESTER 600 LIQUID HERBICIDE	21047	AGL	LMB	SEE (R) 2,4-D/2,4-DPHERBICIDE
19217	RHQ		EMBUTOX 625 EMULSIFIABLE SELECTIVE WEEDKILLER	21053	DWE		OARLON 4 HERBICIDE
19219	DUP	BBB	BACTIMOS WETTABLE POWDER BIOLOGICAL INSECTICIDE	21062	ABT	ABC	VECTOBAC 1200L BIOLOGICAL LARVICIDE
19220	NID	NIE	BACTIMOS GRANULES LARVICIDE	21077	DUQ		LEXONE DF HERBICIDE TOSS-N-GO DISPERSIBLE GRANULES
19239	SDZ		TEKNAR GRANULES LARVICIDE FOR MOSQUITO CONTROL	21084	ZNA		WEATHERBLOK BAIT CONTAINING RATAK+ RODENTICIDE
19240	SDZ		TEKNAR WDC LARVICIDE FOR MOSQUITO & BLACKFLY CONTROL	21106	ICP	MNR	DYGALL (AN INNOCULANT FOR CONTROL OF CROWN GALL ON NURSERY PLANTS)
19241	SDZ		TEKNAR HP-D LARVICIDE FOR MOSQUITO & BLACKFLY CONTROL	21124	KNT	DEB	LAMPICIDE SEA LAMPREY LARVICIDE
19285	KEM		KEMSAN ROZOL MINERAL OIL CONCENTRATE RODENTICIDE	21200	CGC		DUAL CUSTOM AGRICULTURAL HERBICIDE
19292	CHP		VENTURE PYRETHROID INSECTICIDE EC	21252	DUQ		KARMEX DF HERBICIDE DISPERSIBLE GRANULE
19328.01	PFF		PFIZER SEE 2,4-D HERBICIDE	21266	AOL	LMB	SEE (R) MCPA HERBICIDE
19346	CGC		CIBA-GEIGY TILT 250E FUNGICIDE	21313	WBE	WBR	WILBUR-ELLIS SURF 92 LIQUID SPRAY ADJUVANT
19349	SDZ		MARKSMAN HERBICIDE (AGRICULTURAL)	21367	BBB		MORESTAN SOLUPAK 25% WETTABLE POWDER
19409	FSS		GREEN CROSS BASUDIN 500EC INSECTICIDE	21432	VAR		GUARDSAMN 2,4-D LV 600 LIQUID HERBICIDE
19455	ABT	ABC	VECTOBAC 600L BIOLOGICAL LARVICIDE	21464	NID	NIE	FORAY 48B LOW VOLUME AQUEOUS CONCENTRATE
19477	DWE		DURSBAN TC TERMITICIDE CONCENTRATE	21494	CGC		PATORAN 50WP WATER SOLUBLE BAG HERBICIDE
19576	UAG		CLEAN CROP DIAZINON 50W INSECTICIDE	21526	ABT	ABC	DIPEL 64AP BIOLOGICAL INSECTICIDE
19611	DWE		DURSBAN L.O. INSECTICIDE	21533	DUQ		TELAR HERBICIDE TOSS-N-GO BAGS
19677	KEM		KEMSAN DDVP-20 E.C. INSECTICIDE	21534	DUQ		VELPAR 5P HERBICIDE IN TOSS-N-GO BAGS
19680	KEM		KEMSAN DDVP-20 LV INSECTICIDE	21537	CYC		PURSUIT HERBICIDE FOR SOYBEANS
19728	NOQ	JAK	TURCAM INSECTICIDE	21567	UAG		CLEAN CROP SEE DIPHENOPROP CE HERBICIDE
19753	KEM		FAIRM & RANCH BRAND BARN & LIVESTOCK SPRAY WITH REPELLENT	21568	CRS	NTT	ACE CAP 97 SYSTEMIC INSECTICIDE IMPLANTS
19780	RHQ		WEEDONE CB BRUSHKILLER	21572	MOX		RUSTLER LIQUID HERBICIDE
19864	PLQ		TRUMPET INSECTICIDE 80WP	21611	WBE	WBR	2,4-D AMINE 500 LIQUID FARM WEED KILLER
19899	MOX		VISION WATER SOLUBLE HERBICIDE FOR SILVICULTURE SITES	21612	WBE	WBR	MCPA AMINE 500 LIQUID FARM WEED KILLER
20105	NOQ	JAK	FICAM PLUS SYNERGIZED PYRETHRINS WETTABLE POWDER INSECTICIDE	21613	WBE	WBR	2,4-D ESTER LV 600 EMULSIFIABLE CONCENTRATE
20272	SDZ		SAFROTHIN EMULSIFIABLE CONCENTRATE INSECTICIDE	21626	SDZ		TRIDENT BIOLOGICAL INSECTICIDE
20309	INT		IPCO 2,4-D ESTER 600 LOW VOLATILE LIQUID HERBICIDE	21647	AGL	LMB	SEE 2,4-DB HERBICIDE
20310	INT		IPCO 2,4-D ESTER 700 LOW VOLATILE LIQUID HERBICIDE	21675	NLC		NALCO CUPROSE ALGAE CONTROL CHEMICAL
20315	INT		IPCO COBUTOX 400 EC LIQUID HERBICIDE	21717	INT		IPCO DICHLORPROP D LIQUID HERBICIDE
20347	DIM		WOODSTAT 30WB LIQUID MICROBICIDE CONCENTRATE	21809	SDZ		ALTOSID PELLETS MOSQUITO GROWTH REGULATOR
20544	BBB		SENCOR 75% WP HERBICIDE	21838	UAG		CLEAN CROP RODENT PELLETS (FORMERLY: MOUSE BAIT 2 PELLETS)
20558	CYC		AVENOE 280-C WILD OAT HERBICIDE	21928	INT		WEEDAWAY 2,4-D ESTER 600 LOW VOLATILE HERBICIDE
20575	DWE		DURSBAN TURF INSECTICIDE				
20599	ABT	ABC	DIPEL 176 BIOLOGICAL INSECTICIDE				
20795	LPH	AGT	MAKI RODENTICIDE 1.0% DRY CONCENTRATE				
20835	DWE		ENHANCE (ADJUVANT)				
20859	AOL	LMB	SEE (R) 2,4-D AGRICULTURAL HERBICIDE				

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
21929	INT		WEEDAWAY 2,4-DB 400 EMULSIFIABLE CONCENTRATE HERBICIDE	22783	CAX		RIVAL DF DRY FLOWABLE HERBICIDE (EAST)
21980	MOX		EXPEDITE BROADLEAF HERBICIDE	22792	ZNA		PRIMOR 50-DF DRY FLOWABLE INSECTICIDE
21997	DWE		DURSBAN W.S.P. INSECTICIDE IN WATER SOLUBLE PACKETS	22793	ZNA		PRIMOR 50-DF DRY FLOWABLE INSECTICIDE
22012	COC		DUALIN 500EC AGRICULTURAL HERBICIDE	22852	COC		DUAL 480 AGRICULTURAL HERBICIDE
22093	DWE		RELEASE SILVICULTURAL HERBICIDE	22855	DIT		DDVP 20E EMULSIFIABLE CONCENTRATE INSECTICIDE
22121	UNR		CLOAK SEED TREATMENT	22964	DUQ		KROVAR I DF HERBICIDE
22130	SXA		SANEX MIRAGE AGRICULTURAL LIQUID SYSTEMIC HERBICIDE	22981	BAZ		RONILAN DF CONTACT FUNGICIDE
22205	ARV		EXCEL SUPER EMULSIFIABLE CONCENTRATE POST-EMERGENT HERBICIDE (AGR.)	23181	UAG		CLEAN CROP 3DMAZINE 480
22266	COC		PRIMEXTRA LIGHT AGRICULTURAL HERBICIDE	23190	UAG		CLEAN CROP CAPTAN 80W CLEAN PAK FUNGICIDE
22282	UAG		CHECKMATE EC HERBICIDE (AGRICULTURAL)	23315	BAZ		BLAZER HERBICIDE
22347	FMC	FCC	MERIT E.C. HERBICIDE	23366	ACO	PIB	AGSCO DB-GREEN L (LIQUID SEED FUNGICIDE AND INSECTICIDE SEED TREATMENT
22352	DUQ		REFINE EXTRA HERBICIDE (DRY FLOWABLE)	23378	INT		WEEDAWAY 2,4-DB 600 EMULSIFIABLE CONCENTRATE HERBICIDE
22399	ROH		NOVA 40W AGRICULTURAL FUNGICIDE	23460	ZNA		DEMON 40 WP INSECTICIDE
22403	NID	NIE	FORAY 76B LOW VOLUME AQUEOUS CONCENTRATE	23480	ZNA		VENTURE 25DG HERBICIDE DISPERSIBLE GRANULES
22404	INT		IPCO COBUTOX 600 EMULSIFIABLE CONCENTRATE HERBICIDE	23508	RHQ		ESTASOL LV 700 2,4-D ESTER EMULSIFIABLE LIQUID HERBICIDE
22423	ZNA		CAPTAN 80WP INSTAPAK FUNGICIDE	23518	DUQ		ELIM EP HERBICIDE 25% DRY FLOWABLE
22478	ARV		DECIS 5.0 EC INSECTICIDE EASTERN CANADA & BRITISH COLUMBIA	23519	DUQ		ULTIM HERBICIDE DRY FLOWABLE
22559	MYC	DWE	SPECTRUM A VEGETATION MANAGEMENT PRODUCT	23563	UAG		CLEAN CROP 2,4-D ESTER 700
22575	DUQ		REFINE EXTRA HERBICIDE DRY FLOWABLE TOSS-N-OO BAGS	23569	DUQ		MUSTER HERBICIDE TOSS-N-OO
22604	AMW	AMZ	AMWAY PERMAX MULTIPURPOSE SPRAY ADJUVANT	23572	DUQ		EXTRAZINE II DF HERBICIDE
22610	UFW	DFO	TFM BAR RESTRICTED	23583	UAG		CLEAN CROP ATRAZINE 90WG
22659	RHQ		THUMPER EMULSIFIABLE SELECTIVE WEEDKILLER	23691	MKC	LTR	CAPTAN 80 WDG WATER DISPERSIBLE GRANULE FUNGICIDE
22676	SDZ		ALTOSID GRANULES	23693	COC		BANNER 130 EC TURF FUNGICIDE
22677	SDZ		ALTOSID XR EXTENDED RESIDUAL BRIQUET	23706	GCP		BANNER 130 EC TURF FUNGICIDE
22746	AQS	GTB	AQUASHADE LIQUID AQUATIC HERBICIDE	23713	CYC		ARSENAL HERBICIDE
22761	DIT		DDVP 20S ULV OIL CONCENTRATE INSECTICIDE	23724	UAG		CLEAN CROP ATRAZINE LIQUID 600
				23840	DIT		MALATHION ULV INSECTICIDE CONCENTRATE
				23841	DIT		MALATHION GP GRAIN PROTECTANT INSECTICIDE
				23957	SDZ		CLARITY HERBICIDE AGRICULTURAL
				24030	ENG		TOPAS 250E FUNGICIDE
				24037	COC		RIDOMIL 2G AGRICULTURAL FUNGICIDE
				24111	COC		RIDOMIL/BRAGO TWIN-PAK FUNGICIDE

TOTAL: 544

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
851866C	ICI CHIPMAN, A BUSINESS OF ICI CANADA INC. P.O. BOX 9910, STONEY CREEK, ONTARIO L1G 3Z1	THE WEED MAN 25-4-5
930012C	GREENSPACE SERVICES LTD., 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 & CHINCH BUG CONTROL
930068C	GREENSPACE SERVICES LTD., 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 AND CRABGRASS CONTROL
930069C	GREENSPACE SERVICES LTD., 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 WEED AND CRABGRASS CONTROL
		TOTAL: 4

Schedule 3

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
34	STD		STANCHEM FORMALDEHYDE SN SEED TREATMENT	6274	UAG		CLEAN CROP MCPA AMINE 400 HERBICIDE
179	GRA		META SLUG KILLER BAIT	6298	LAT		LATER'S GROW'N'CARE FUNGICIDE
685	NOX		NOX-ALL EARWIG BAIT BRAN	6335	LAT		LATER'S LIME SULPHUR SN FUNGICIDE
997	MB3	GDR	CORRY'S SLUG & SNAIL DEATH				ACARICIDE
2150	NOX		NOX-ALL SLUG SLUG BAIT	6453	ZAN	ZNA	VAPAM LIQUID SOLUTION SOIL FUMIGANT
2238	ZNA		2,4-D AMINE 500 LIQUID WEEDKILLER	6713	LAT		LATER'S MALATHION 50 INSECT SPRAY
2687	DWE		FORMULA 40C LIQUID FARM WEED KILLER	6731	BBB		DYRENE 50% WETTABLE POWDER
2791	PLG		SLUG-EM MOLLUSCICIDE (SLUG BAIT)				FOLIAGE FUNGICIDE
2851	UAG		CLEAN CROP ULTRAMINE 400 SELECTIVE WEEDKILLER	6757	REC		RECOHEM CREOSOTE WOOD PRESERVATIVE LIQUID
2915	CHV		ORTHORX SPRAY	6839	RHQ		SEVIN BRAND 50W CARBARYL INSECTICIDE WETTABLE POWDER
3186	CGC		GREEN CROSS 2,4-D AMINE 500 LIQUID HERBICIDE	6916	LAT		LATER'S SLUG & SNAIL KILLER BAIT
3645	KEM		DED-RAT WARFARIN RODENTICIDE CONCENTRATE	6936	UAG		CLEAN CROP SLUG LIQUID
3794	PLG		NO-DAMP FUNGICIDE FOR DAMPING-OFF	6954	LAT		LATER'S WEEVIL & EARWIG BAIT
3937	WIL		WILSON'S WARFARIN CONC KILLS RATS & MICE	6967	STD		STANCHEM 2,4-D AMINE 80 SN WEEDKILLER
4067	ZNA		METHOXONE SODIUM 300 MCPA WEEDKILLER	6969	STD		STANCHEM MCPA AMINE 80 SOLUTION
4155	WIL		WILSON LIQUID DANDELION KILLER	6998	YAP		WEEDKILLER FOR CEREALS
4282	CGC		GREEN CROSS MALATHION 500 EC LIQUID INSECTICIDE	7062	ZAN	ZNA	CLEAN CROP FORMALIN FUNGICIDE SOLUTION
4294	CGC		CIBA-GEIGY TCA SOLUBLE PELLETS	7162	RHQ		EPTAM 5-G SELECTIVE HERBICIDE
4588	CYC		CYTHION WETTABLE POWDER INSECTICIDE	7251	UNR		AMITROL T LIQUID FOR WEED CONTROL
4590	CYC		CYTHION EMULSIFIABLE CONCENTRATE INSECTICIDE				QUINTOZENE (TERRACLOX) 75% WP SOIL FUNGICIDE
4638	PLG		PLANT PRODUCTS MALATHION 50E	7315	CYC		CYPREX 65-W FRUIT FUNGICIDE
4709	UAG		CLEAN CROP MALATHION 500E INSECTICIDE	7363	NUU		COMPTOX LIQUID SELECTIVE WEEDKILLER
4860	NUG		C-I-L MALATHION 50 CONCENTRATE INSECTICIDE	7386	WIL		WILSON LIQUID LIME SULPHUR INSECTICIDE FUNGICIDE
4863	INT		CO-OP WARBLE POWDER	7386.01	WIL		WILSON GREEN EARTH LIME SULPHUR INSECTICIDE FUNGICIDE
4864	ZNA		CHIPMAN MALATHION 25% WETTABLE POWDER INSECTICIDE	7386.02	CHP		C-I-L LIQUID LIME SULPHUR CONCENTRATED
4878	UAG		CLEAN CROP METHOXYCHLOR 50W	7386.03	WIL		WILSON GARDEN AUTHORITY LIME SULPHUR LIQUID
4918	ROH		DITHANE M-22 80% W.P. FUNGICIDE				INSECTICIDE-FUNGICIDE
5054	KCD	AGT	MARLATE 50 INSECTICIDE WETTABLE POWDER	7386.04	WTR	WIL	WHITE ROSE GUARDIAN LIQUID LIME SULPHUR INSECTICIDE/FUNGICIDE
5080	WIL		WILSON'S WARFARIN BAIT	7559	RHQ		AMIZOL FOR WEED CONTROL
5095	CGD	HUU	CONCENTRATE KILLS RATS & MICE	7639	ZNA		REGLONE LIQUID HERBICIDE & DESICCANT (CONTAINS DIQUAT)
5136	CHP		CIBA-GEIGY MITIN FF HIGH CONCENTRATE	7647	BBB		DYLOX 5% GRANULAR BAIT CROP INSECTICIDE
5339	OSD		CHIPMAN FERBAM WP WETTABLE POWDER FUNGICIDE	7715	PLG		SKOOT REPELLENT FOR RABBITS MICE & DEER
5449	KIN		PENTOX WOOD PRESERVER CLEAR	7717	BAT		BARTLETT ROPELLENT EMULSIFIABLE CONCENTRATE
5739	UAG		KING ROSE & FLOWER DUST	7754	INT		CO-OP ROSE DUST
5780	INT		CLEAN CROP SLUG DUST				INSECTICIDE-FUNGICIDE
5821	INT		CO-OP FLOWER & GARDEN DUST INSECTICIDE-FUNGICIDE	7812	STD		STANCHEM MCPA SODIUM 48 SOLUTION
5931	UAG		IPCO MALATHION 500 INSECTICIDE (AGRICULTURAL)	7835	TAS		WEEDKILLER FOR CEREALS
5937	RHQ		CLEAN CROP 2,4-D AMINE 600 HERBICIDE	7876	BBB		ATRA PELL GRANULAR WEED SHRUB GRASS KILLER
5942	CGC		TROPOTOX LIQUID SELECTIVE WEEDKILLER	8020	CHP		DYRENE TURF FUNGICIDE 50% WETTABLE POWDER
5981	CGL		MCPA AMINE 500 LIQUID HERBICIDE				C-I-L VEGETATION KILLER STERIL GRANULAR
6017	BBB		MCPA AMINE 500 LIQUID HERBICIDE	8035	RER		REL-EX STOP-PEST LIQUID HOUSEHOLD INSECT DESTROYER
6022	SXA		DIPTEREX SUGAR BAIT FLY KILLER	8144	UAG		CLEAN CROP ZINEB 15 DUST
6192	RSS		SANEX MALATHION 50M EMULSIFIABLE CONCENTRATE INSECTICIDE	8167	MOX		AVADEX BW LIQUID HERBICIDE
			GREEN CROSS MULTI-PURPOSE FLOWER & VEGETABLE DUST	8169	GRA		META SLUG PELLETS
				8184	ZNA		SEVIN 85W SPRAYABLE POWDER

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
8211	RHQ		INSECTICIDE TROPOTOX PLUS 400 LIQUID SELECTIVE WEEDKILLER	9172	CGC		GREEN CROSS SEVIN 50% SPRAY POWDER
8253	DWE		MCPA 300 FARM WEED KILLER SOLUTION	9183	RAL		PURINA DAIRY SPRAY SPECIAL
8289	SDZ		PENTAC 50% WETTABLE POWDER MITICIDE	9191	SGO		GREEN CROSS MECOPROP LIQUID HERBICIDE
8370	CGC		CTBA-GEIGY VAPONA LIVESTOCK SPRAY	9224	GRO		ORCHARD LIME SULPHUR INSECTICIDE-FUNGICIDE
8393	ZAN	ZNA	TILLAM 7.2-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE	9243	GRA		GREENLEAF LIME SULPHUR SOLUTION
8406	DOO		CCC CREOSOTE WOOD PRESERVATIVE	9257	DWE		TREFLAN EC A SELECTIVE LIQUID HERBICIDE
8419	UAG		CLEAN CROP PYRETHRUM EC INSECTICIDE	9284	ZNA		METHOXONE AMINE 500 MCPA LIQUID WEEDKILLER
8469	INT		CO-OP LAWN WEED KILLER	9294	DUQ		TUPERSAN HERBICIDE WETTABLE POWDER
8480	INT		CO-OP MALATHION LIQUID INSECTICIDE EC	9318	UAG		CLEAN CROP ZINEB 80 WP
8556	ROH		DITHANE M-45 80% WP FUNGICIDE	9342	RHQ		CALMX PELLETS WEEDKILLER & SOIL STERILANT
8567	CYC		CYCON 240 SYSTEMIC INSECTICIDE	9350	SGF		GREEN CROSS KILLEX LAWN WEED KILLER
8588	BBB		MORESTAN 25% WETTABLE POWDER MITICIDE-FUNGICIDE	9408	BBB		DYLOX PLUS METASYSTOX-R MULTI-PURPOSE SYSTEMIC INSECTICIDE
8595	RHQ		COMPTOX PLUS LIQUID SELECTIVE WEEDKILLER	9419	BBB		NEGUVON POUR-ON CATTLE INSECTICIDE
8624	GAX		GARDEX 50% MALATHION EC INSECTICIDE	9457	ZNA		C-I-L WEED & GRASS KILLER GRANULES
8699	WIL		WILSON PROLIN CONC.	9465	CHV		ORTHO SUPER WEED-B-GON
8768	BBB		BAYGON 2% ROACH BAIT INSECTICIDE	9498	BBB		MORESTAN 2% DUST MITICIDE INSECTICIDE FUNGICIDE
8770	BBB		BAYGON SPRAY CONCENTRATE INSECTICIDE	9516	UAG		CLEAN CROP MCPA AMINE 500 HERBICIDE
8772	GOW	UAG	BOTRAN 75W FUNGICIDE	9524	LAT		LATER'S HYBOR-D GRANULAR SOIL STERILANT
8775	PLG		PLANTFUME D.D.V.P. SMOKE FUMIGATOR (HORTICULTURAL)	9528	DWE		2,4-D AMINE 500 LIQUID FARM WEED KILLER
8781	CGC		CTBA-GEIGY VAPONA FOGGING SOLUTION	9537	INT		CO-OP FRUIT & SHRUB DUST OR SPRAY INSECTICIDE FUNGICIDE
8808	BBB		DYRENE LAWN FUNGICIDE WETTABLE POWDER	9540	ISK	IBK	DACAMINE 4-D LIQUID 2,4-D HERBICIDE
8819	NUG		C-I-L SLUG KILLER PELLETS	9547	UAG		CLEAN CROP 2,4-D AMINE 500 HERBICIDE
8871	RHQ		AMIBEN GRANULAR PRE-EMERGENT HERBICIDE	9554	UAG		CLEAN CROP LIQUID MECOPROP HERBICIDE (FOR TURF & CEREALS)
8950	BBB		DYLOX LIQUID SOLUTION INSECTICIDE	9656	INT		CO-OP SLUG BAIT INSECTICIDE PELLETS
8963	ISK	IBK	DACTHAL W-75 HERBICIDE	9669	ROH		DITHANE M-22 SPECIAL FUNGICIDE
8971	LAT		LATER'S LIQ SLUG & SNAIL KILLER	9699	RER		REL-EX STOP-PEST PRODUCTS LIQUID TRIPLE 'A' SPRAY
8975	ZNA		MECOPROP AMINE 200 LIQUID SELECTIVE WEEDKILLER	9704	LAT		LATER'S ROSE & FLORAL DUST INSECTICIDE-FUNGICIDE
9001	SAL		SEVIN WETTABLE POWDER INSECTICIDE	9712	DIT		WARFARIN RODENTICIDE POWDER CONCENTRATE
9033	UAG		CLEAN CROP ULTRAMINE 500 HERBICIDE	9726	CHV		ISOTOX INSECT SPRAY
9034	LAT		LATER'S 10 METHOXYCHLOR DUST INSECTICIDE FOR VEGETABLES	9731	VIG		VIGORO CRABGRASS PREVENTER
9042	DOL		DOMINION SEVIN DISPERSIBLE POWDER FOR VET USE ONLY	9738	ZAN	ZNA	IMIDAN 50-WP AGRICULTURAL INSECTICIDE WETTABLE POWDER
9057	GOW	UAG	BETASAN 4.8-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE	9774	REC		RECOCHEM LIQUID CRESOZENE PESTICIDE
9099	CGC		GREEN CROSS POTATO DUST INSECTICIDE-FUNGICIDE	9777	CGL		CARGILL 2,4-D AMINE 500 LIQUID HERBICIDE
9103	WIL		WILSON LIQUID MULTI-WEEDER FOR LAWNS	9801	WIL		WILSON'S LIQUID CYGON 2-E SYSTEMIC INSECTICIDE
9103.01	CBE		GARDEN CLUB PREMIUM LAWN WEED KILLER	9802	WIL		WILSON 50% MALATHION LIQUID INSECTICIDE-MITICIDE
9103.02	HOH	WIL	HOME GARDENER TRIPLE ACTION WEED CONTROL	9802.01	IDN	WIL	BOTANIX GARDENS MALATHION 50% EC INSECTICIDE-MITICIDE
9103.03	WIL		WILSON GARDEN AUTHORITY LAWN WEED KILLER	9803	GRA		GREENLEAF SUPREME DORMANT OIL SPRAY
9103.04	WTR	WIL	WHITE ROSE GUARDIAN DANDELIONS PLUS WEEDKILLER CONCENTRATE	9811	FSS		GREEN CROSS KILLEX LIQUID TURF HERBICIDE
9103.05	HOW	WIL	GARDEN MASTER TRIPLE ACTION WEED KILLER FOR LAWNS				

Registration No.	Registrant	Agent	Pesticide
9824	ABE		WACO 65-20 MAL-THANE FOGGING OIL CONCENTRATE
9827	BBB		DYLOX 80% SOLUBLE POWDER INSECTICIDE
9832	ISK	IBK	DACONIL 2787 W-75 TURF CARE
9833	DWE		MCPA AMINE 500 LIQUID FARM WEED KILLER
9858	UAG		CLEAN CROP MCPA SODIUM 300 HERBICIDE
9909	RHQ		LIQUID AMIZINE A GENERAL WEED KILLER
9920	KEM		RIDDEX MALATHION 500 EMULSIFIABLE CONCENTRATE INSECTICIDE
9921	ZAN	ZNA	STAUFFER EPTAM 2,3-G GRANULES SELECTIVE HERBICIDE
9927	ZAN	ZNA	VERNAM 7.2-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE
9958	INT		CO-OP GARDEN MAGOOT KILLER GRANULES INSECTICIDE
9975	DIT		MALATHION 50E EMULSIFIABLE LIQUID INSECTICIDE
9977	FSS		GREEN CROSS WEED-NO-MORE LIQUID WEED KILLER
9978	SGO		GREEN CROSS MAGOOT KILLER DIAZINON 5% GRANULAR INSECTICIDE
9986	FSS		GREEN CROSS FRUIT TREE & GARDEN SPRAY
9987	PLG		PLANT FOG D.D.V.P. A THERMAL FOGGING SOLUTION
9989	CGC		GREEN CROSS CRABGRASS KILLER LIQUID
9995	CGC		VAPONA 5% FOGGING SOLUTION
10038	CGC		GREEN CROSS CYGON 240EC LIQUID INSECTICIDE
10061	DIT		SULFARIN RODENTICIDE POWDER CONCENTRATE
10099	CFI	GBH	X-ALL LIQUID HERBICIDE
10132	VAR		GUARDSMAN MALATHION 500 EC INSECTICIDE
10134	SAF		SANEX VAMAFOG INSECTICIDE FOGGING SOLUTION
10150	KEM		RIDDEX DDVP-5 FOGGING INSECTICIDE
10178	ZAN	ZNA	RO-NEET 7.2-E EMULSIFIABLE LIQUID HERBICIDE
10179	ZAN	ZNA	RO-NEET 10-G GRANULES SELECTIVE HERBICIDE
10184	OLH		OICHEMCO SUPER 2,4-D AMINE 80 FARM WEED KILLER
10186	ROH		DITHANE M-45 POTATO SEED PIECE FUNGICIDE
10233	BBB		BAYGON LIQUID CONCENTRATE INSECTICIDE
10243	PLG		PLANT PRODUCTS QUINTOZENE FUNGICIDE DUST
10256	CHV		ORTHO TRIOX GRANULAR VEGETATION KILLER
10292	DIT		PYRATREX RSC ROACH SPRAY CONCENTRATE
10304	WIL		WILSON SLUG BAIT PELLETS
10305	UAG		CLEAN CROP STREPTOMYCIN 17 WETTABLE POWDER
10325	FSS		OREN CROSS KILLEX SPOT WEEDEE
10326	UNR		OMITE-30W AGRICULTURAL MITICIDE
10337	NUG		C-I-L CYGON 2-E LEAFMINER KILLER
10338	ZNA		AOROX N-M DRILL BOX & SLURRY SEED TREATMENT POWDER

Registration No.	Registrant	Agent	Pesticide
10387	INT		CO-OP SEVIN 50% W.P. INSECTICIDE
10401	RHQ		WEEDAR MCPA (UGG) AMINE LIQUID HERBICIDE
10455	VAR		GUARDSMAN DIMETHOATE 480 E.C. SYSTEMIC INSECTICIDE
10474	CAX		NATA SODIUM T.C.A. GRASS KILLER PELLETS
10481	CGC		GREEN CROSS METHOXYCHLOR 240 EC
10495	ROH		DIKAR WETTABLE POWDER FUNGICIDE-MITICIDE
10511	NOX		NOXALL DAWGONE DOG REPELLENT DUST
10526	DUQ		MANZATE 200 FUNGICIDE WETTABLE POWDER
10559	CGC		GREEN CROSS ROSE DUST INSECTICIDE FUNGICIDE
10569	SAF		SANEX WOODCHUCK BOMBS
10585	KEM		RIDDEX DDVP-10 FOGGING INSECTICIDE
10590	CHP		C-I-L LAWN WEEDKILLER TRICEP
10593	FSS		SLUG DESTROYER PELLETS
10603	CHP		CHIPMAN METHOXYCHLOR SPRAY CONCENTRATE INSECTICIDE
10621	ZAN	ZNA	SUTAN + 10-G SELECTIVE HERBICIDE
10627	INT		CO-OP WEEDRITE GRANULAR HERBICIDE
10636	DWE		DURSBAN 2E INSECTICIDE
10639	WIL		WILSON'S LIQUID GARDEN SPRAY ALL-PURPOSE INSECTICIDE
10644	INT		CO-OP BUG & BLIGHT CONTROL INSECTICIDE-FUNGICIDE DUST
10660	INT		IPCO NM DRILLBOX SEED TREATMENT POWDER
10690	UAG		CLEAN CROP METHOXYCHLOR 25% EC
10708	ISK	IBK	DACTHAL G-5 HERBICIDE CRABGRASS PREVENTER
10711	KIN		KING PTV POTATO DUST INSECTICIDE FUNGICIDE
10742	LAT		LATER'S GARD-N-AID ROSE SPRAY INSECTICIDE FUNGICIDE
10757	LAT		LATER'S RESIDUAL CRAWLING INSECT KILLER SPRAY
10805	CGC		BENAZOLIN LIQUID HERBICIDE
10806	GOW	UAG	BETASAN 12.5-G GRANULES SELECTIVE HERBICIDE
10817	OLH		OICHEMCO MCPA AMINE 80 LIQUID FARM WEED KILLER
10866	SAF		SANEX SMX FOG OIL INSECTICIDE
10877	INT		CO-OP CYGON 2-E LIQUID SYSTEMIC INSECTICIDE
10886	KCD	PLG	TERRANEB SP TURF FUNGICIDE WETTABLE POWDER
10892	UAG		CLEAN CROP GLOWON LIQUID TREE KILLER
10914	FSS		GREEN CROSS DIAZINON GARDEN & FRUIT TREE SPRAY
10915	UAG		CLEAN CROP MECOPROP 300 HERBICIDE
10916	UAG		CLEAN CROP MECOPROP PLUS 2,4-D HERBICIDE
10959	UNR		PRO-GRO SYSTEMIC DUST SEED PROTECTANT
10964	WIL		WILSON LIQUID TREE & SHRUB SPRAY
10969	CGC		CIBA-GEIGY ESTEMINE MCPA LIQUID HERBICIDE
10970	CGC		CIBA-GEIGY ESTEMINE 2,4-D LIQUID HERBICIDE
10978	CGC		GREEN CROSS BASUDIN 5G
10985	UAG		CLEAN CROP 1% LINDANE DUST

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
10995	UAG		INSECTICIDE	11495	LAT		LATER'S WEED-B-GON LAWN
11003	CGC		CLEAN CROP ANIMAL INSECT POWDER				WEEDKILLER
11026	CGC		GREEN CROSS GRANULAR VEGETATION KILLER	11498	CKN	SMV	DELETE TOBACCO SUCKER CONTROL AGENT
11034	UAG		CIBA-GEIGY PRINCEP 40 AGRICULTURAL HERBICIDE	11514	MAR		MANCHESTER BUG KILLER DUST
11051	UAG		CLEAN CROP MANEB 80W FUNGICIDE	11515	MAR		MANCHESTER 2 IN 1 BUG KILLER DUST
11061	DUQ		CLEAN CROP POTATO SEED TREATMENT	11527	HEK		EMTROL TOBACCO SUCKER CONTROL
			TERSAN 1991 TURF FUNGICIDE	11540	KEM		RIDDEX 3610 ULV INSECTICIDE
			WETTABLE POWDER	11542	LAT		LATER'S BENOMYL 50 SYSTEMIC FUNGICIDE
11062	DUQ		BENLATE FUNGICIDE WETTABLE POWDER	11543	ZNA		HOPPER-SPRAY EMULSIFIABLE CONCENTRATE INSECTICIDE
11093	HOK	UAG	DIPHACIN 110 CONCENTRATE	11548	WIL		WILSON'S BENOMYL SYSTEMIC FUNGICIDE
			RODENTICIDE POWDER	11558	FPI	RDK	FAIR-TAC C-10 TOBACCO SUCKER SPRAY
11096	LAT		LATER'S SEVIN 50 WP INSECTICIDE	11570	NOQ	JAK	BETANEX EC POSTEMERGENCE HERBICIDE
11099	ISK	IBK	BRAVO W-75 AGRICULTURAL FUNGICIDE	11574	INT		2,4-D AMINE 600 LIQUID HERBICIDE
11113	OLH		OICHEMCO 2,4-D AMINE 96 LIQUID FARM WEED KILLER	11576	STD		STANCHEN SODIUM TCA 95% GRASS & CONIFER KILLER
11130	OLH		OICHEMCO MALATHION 50 E.C.	11581	HEK		EMTROL TEN TOBACCO SUCKER
11156	FAR	LTR	FARNAM STABLE & HORSE FLY SPRAY	11592	HOK	UAG	DIPHACIN 120 UNIVERSAL CONCENTRATE RODENTICIDE POWDER
11234	NOQ	JAK	BETANAL EC POSTEMERGENCE HERBICIDE				STANCHEN METHOXYCHLOR 2.4 EC INSECTICIDE
11252	ABT	ABC	DIPEL WP WORM KILLER BIOLOGICAL INSECTICIDE	11617	STD		NOXALL FLEA NEK-TYE FOR CATS
11254	PFF		PFIZER DALAPON SOLUBLE POWDER HERBICIDE	11648	NOX		RAMIK GREEN RODENTICIDE
11268	KIN		KING MUSHROOM DUST FUNGICIDE	11669	HOK	UAG	GARDEX PYRETHRIN EC 1-10 INSECTICIDE
11273	CHP		CHIPMAN MECOPROP + 2,4-D WEEDKILLER LIQUID	11684	GAX		C-I-L PREMIUM LAWN WEED KILLER
11284	ZAN	ZNA	EPTAM 8-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE	11787	CHP		2,4-D HERBICIDE & MECOPROP
11289	ZNA		EPTAM 10-G GRANULES SELECTIVE HERBICIDE	11798	BAZ		RASF MELTATOX POWDERY MILDEW FUNGICIDE
11302	SDZ		THURICIDE-HPC HIGH POTENCY AQUEOUS CONCENTRATE	11809	ZNA		AGRAL 90 NON-IONIC LIQUID WETTING & SPREADING AGENT
11313	BBB		BAYGON OSC INSECTICIDE	11819	GAX		GARDEX VAPONA INSECTICIDE
11315	DOW		LORSBAN 25% WETTABLE POWDER INSECTICIDE	11852	WEA		INDUSTRIAL FOGGING SOLUTION
11341	RHQ		ASULOX F LIQUID SELECTIVE WEEDKILLER	11855	GAX		WEEDEX DANDELION BAR
11342	LPH	AGT	ROZOL MINERAL OIL CONCENTRATE RODENTICIDE	11880	PLG		GARDEX INDUSTRIAL MICRO SPRAY CONCENTRATE
11343	LPH	AGT	ROZOL 0.1% DRY CONCENTRATE RODENTICIDE	11911	CHP		NO-DAMP FUNGICIDE FOR DAMPING OFF
11365	SAF		SANEX VAPO FOG INSECTICIDE	11913	NUO		C-I-L DIAZINON 50 GRANULES INSECTICIDE
11396	ROH		KERB 50-W HERBICIDE	11925	NAC		C-I-L DIAZINON 12.5 CONCENTRATE INSECTICIDE
11397	SDZ		STARBAR GRUBEX CATTLE INSECTICIDE	11945	SAF		1-30-SECT LIQUID RESIDUAL INSECTICIDE SPRAY
11399	MGK	WIC	PYROCID MOSQUITO ADULTICIDING CONCENTRATE FOR ULV FOGGING F-7088	11971	INT		SANEX ROZOL RODENT BAIT
11400	ATD	EFA	DECCO APL LUSTR 256 WITH FUNGICIDE				IPOO OIL CONCENTRATE LIQUID ADJUVANT
11418	BBE		BEXCOL RESIDUAL SPRAY INSECTICIDE	11972	INT		CO-OP EMULSIFIABLE SPRAY OIL LIQUID ADJUVANT
11423	UNR		VITAFLO-280 LIQUID SUSPENSION	12035	DIS		DISVAP-II LIVESTOCK SPRAY SOLUTION
11425	PLG		PLANT PRODUCTS QUINTOZENE 75% WP FUNGICIDE	12071	WBE	WBR	GOLD LEAF C-10 TOBACCO SUCKER SPRAY
11428	DAL		DAVIS & LAWRENCE FLEA & TICK SHAMPOO	12093	VAR		GUARDSMAN KORNIL CONCENTRATE INSECTICIDE ADJUVANT
11436	LAT		LATER'S DIAZINON 5% GRANULAR LAWN & GARDEN INSECTICIDE	12094	VAR		GUARDSMAN KORNIL AGRICULTURAL ADJUVANT
11437	LAT		LATER'S DIAZINON INSECT SPRAY	12099	WIL		WILSON CRABGRASS KILLER
11441	VAR		GUARDSMAN 2,4-D AMINE 500 LIQUID WEEDKILLER	12100	WIL		WILSON'S GRANULAR DIAZINON
11448	VAR		GUARDSMAN LAWSAVE LIQUID WEEDKILLER	12120	CGC		MAGGOTOX
11460	SCT	PLG	TRUBAN FUNGICIDE 30% W.P.	12132	PLG		CIBA-GEIGY PREMIUM LIVESTOCK SPRAY LIQUID
11466	SCT	DWC	SCOTT'S PROTURF GRANULAR FUNGICIDE V				AFRICAN VIOLET SPRAY EMULSIFIABLE MITTICIDE

Registration No	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
12146	LAT		LATER'S BULB DUST	13517	NUG		C-I-L LARVEX CUTWORM & MAGGOT KILLER ORANULAR
12162	CHP		AGROX FLOWABLE SEED TREATMENT FUNGICIDE	13525	SXA		SANEX DIAZINON 12.5 EMULSIFIABLE CONCENTRATE INSECTICIDE
12221	BAZ	PLG	BASAGRAN LIQUID HERBICIDE	13526	SAF		SANEX CYOON 2E INSECTICIDE
12222	SCT		TRUBAN FUNGICIDE 25% E.C.	13548	SAF		SANEX MALATHION 50E
12236	RHQ		SEVIMOL CARBARYL INSECTICIDE LIQUID SUSPENSION	13557	WIL		WILSON'S RABBIT REPELL
12247	SAF		SANEX WARFARIN 0.3% CONCENTRATE POWDER	13558	INT		CO-OP METHOXYCHLOR 25% EC LIQUID INSECTICIDE
12263	KEK		NORKEM 400 T LANDSCAPING CONCENTRATE	13570	LAT		LATER'S CREEPING BUTTERCUP WEED KILLER
12269	MER	WIL	THE GIANT DESTROYER	13582	NLC		NALCO-TROL EMULSION DRIFT CONTROL ADDITIVE
12279	COC		EASOUT AGRICULTURAL FUNGICIDE	13634	OSD		OSMOSE PENTOX CREBOSOTE WOOD PRESERVATIVE LIQUID
12301	ZNA		CHIPTAC TOBACCO SUCKER CONTROL AGENT	13636	OSD		PENTOX WOOD PRESERVATIVE BROWN
12310	SAF		SANEX PRO-3 ULV CONCENTRATE INSECTICIDE	13653	WIL		WILSON'S MANEB FUNGICIDE
12311	SAF		SANEX PRO-5 ULV CONCENTRATE INSECTICIDE	13657	WIL		WILSON'S GRANULAR WEED PREVENTER
12374	OSD		PENTOX PENTA CLEAR WOOD PRESERVATIVE	13691	WIL		WILSON LIQUID DIAZINON INSECT SPRAY
12438	NUG		C-I-L DANDELION KILLER	13691.01	WIL		WILSON GARDEN AUTHORITY LIQUID DIAZINON INSECT SPRAY
12484	BBB		TIGUVON POUR-ON ANIMAL INSECTICIDE	13691.02	WTR	WIL	WHITE ROSE GUARDIAN LIQUID 12.5% DIAZINON
12533	DUP	UAG	CLEAN CROP CASORON G-4 GRANULAR HERBICIDE	13695	KEM		KEMSAN ABATE 2-G GRANULAR INSECTICIDE
12538	UAG		CLEAN CROP DIAZINON 50 INSECTICIDE	13723	NUG		C-I-L DEECOP INSECTICIDE-FUNGICIDE FOR VEGETABLES
12560	LAT		LATER'S ROSE & FLOWER CARE INSECTICIDE FUNGICIDE MITICIDE	13727	UAG		CLEAN CROP METHOXYCHLOR 240 INSECTICIDE
12590	COC		GREEN CROSS MALATHION 500 EC	13761	COC		TARGET LIQUID SYSTEMIC HERBICIDE
12611	INT		CO-OP GARDEN WEED PREVENTER GRANULAR HERBICIDE	13779	MOK	WIC	PYROCIDE FOGGING CONCENTRATE 5628
12645	FAR	FAM	FARNAM KILLER KANE TABLETS WEEDKILLER	13852	COC		AEROMIN 2,4-D LIQUID HERBICIDE
12650	NUG		C-I-L STERIL VEGETATION KILLER	13861	DWE		NORBAK 60B PARTICULATING AGENT
12651	WIL		WILSON'S WEEDRITE GRASS & WEED KILLER GR	13866	SAF		SANEX TACKY-TOES BIRD REPELLENT PASTE
12733	SAF		SANEX MOXY GARDEN SPRAY CONCENTRATE	13883	DIS		DISPAR MALATHION 50 EMULSIFIABLE CONCENTRATE
12766	BAZ		BASP CITOWETT PLUS	13886	DUQ		SURFACTANT WK SURFACE ACTIVE AGENT
12831	CHP		RAPID APHID KILLER	13910	ATC		TWEEN 20 NON-IONIC AGRICULTURAL SURFACTANT
12849	UAG		CLEAN CROP PFIZOL-10 TOBACCO SUCKER CONTROL AGENT	13935	DOW		LORSBAN 25% WETTABLE POWDER
12853	CYC		AVENGE 200-C WILD OAT HERBICIDE	13965	ZAN	ZNA	SLURRY SEED TREATMENT INSECTICIDE
12857	WIL		WILSON'S REPELL GRANULAR DOG & CAT REPELLENT	13975	MEC		SUTAN + ENCAPSULATED SELECTIVE HERBICIDE
12860	WIL		WILSON'S POISON IVY & BRUSH KILLER	14008	WIL		MERTECT FLOWABLE FUNGICIDE SUSPENSION
12868	SAF		SANEX VAPO-5 FOGGING SOLUTION	14009	WIL		WILSON'S STOP WEEDS WETTABLE POWDER
12886	LAT		LATER'S ONION MAGGOT CONTROL	14027	LAT		WILSON'S BORER KILL LIQUID INSECTICIDE
12968	ZNA		C-I-L FLORITECT INSECTICIDE-FUNGICIDE FOR ROSES AND FLOWERS	14064	DUQ		LATER'S LATOX SYSTEMIC INSECT KILLER
13139	ZAN	ZNA	POLE-FUME FUMIGANT	14069	UNR		KRENITE BRUSH CONTROL AGENT
13162	PVU		FORMALDEHYDE SOLUTION 37% FUMIGATOR	14107	INT		VITAVAX SINGLE SOLUTION SYSTEMIC FUNGICIDE
13212	BBB		BAYOON MOS INSECTICIDE	14113	GOW	UAG	CO-OP DIAZINON 12.5% EC LIQUID INSECTICIDE
13258	PLG		SKOOT REPELLENT FOR RABBITS MICE & DEER	14118	GHC		PREFAR 4.8-E EMULSIFIABLE LIQUID (SELECTIVE HERBICIDE)
13298	DUQ		LIGNASAN BLP LIQUID CONCENTRATE FUNGICIDE	14120	GHC		WOODSOL CREBOSOTE
13378	MOK	WIC	PYROCIDE FOGGING FORMULA 7067 FOR ULV MOSQUITO ADULTICIDING	14160	NUG		WOODSOL PAINTABLE PENTA CLEAR
13429	UNR		VITAFLO-250 LIQUID SUSPENSION	14165	DRX	CPM	C-I-L DEECOP INSECTICIDE-FUNGICIDE DUST FOR VEGETABLES
13431	UNR		ARREST-75W SYSTEMIC TURF FUNGICIDE				DREXEL - ANTAK CONTACT SUCKER
13459	SAF		SANEX VAPO-10 LV CONCENTRATE				

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
14187	UAG		CONTROL AGENT FOR TOBACCO	14730	NUU	RHQ	EMULSIFIABLE CONCENTRATE
14188	UAG		CLEAN CROP MCPA 500 LIQUID	14733	RHQ		MCPA AMINE 500 LIQUID HERBICIDE
14214	RAL		HERBICIDE	14756	NCR		MECOTURF PLUS 2,4-D DOUBLE
14241	CUP		CLEAN CROP MCPA POTASSIUM 400	14757	NCR		STRENGTH LIQUID HERBICIDE
14250	DWE		HERBICIDE	14761	WBE	WBR	NIAGARA STIK GROWTH REGULATOR
14277	WIL		PURINA MALATHION SPRAY	14763	NUU		WETTABLE POWDER
14281	AVM		INSECTICIDE EMULSION	14768	RHQ		NIAGARA METHOXYCHLOR 50-W
14313	CGC		COAL TAR CREOSOTE WOOD	14769	RHQ		INSECTICIDE WETTABLE POWDER
14353	SXA		PRESERVATIVE	14772	MBY		RODENT REPELLENT LIQUID
14356	ROH		SPIKE 5%P PELLET HERBICIDE	14773	UAG		SUSPENSION
14377	SGO		WILSON EMULSIFIABLE LAWN & SOIL	14808	NCR		MECOTURF LIQUID HERBICIDE
14490	ZNA		INSECT KILLER	14825	BAZ		MANEB 80-W FUNGICIDE WETTABLE
14501	PFF		FINAL LIQUID WEED KILLER	14828	BAZ		POWDER
14519	NUG		CIBA-GEIGY AEROMIN MCPA LIQUID	14829	LAT		MALATHION 25-W INSECTICIDE
14536	NUG		HERBICIDE	14841	DUQ		WETTABLE POWDER
14535	PFF		C-I-L FRUIT PLUS	14846	NCR		METHOXOL 240-EC INSECTICIDE LIQUID
14556	NUG		INSECTICIDE-FUNGICIDE FOR FRUIT	14851	PSS		CLEAN CROP ZIRAM 85W
14561	SCT	DWC	TREES	14859	CGC		NIAGARA DICHLONE 30WP FUNGICIDE
14562	UAG		C-I-L LAWN FUNGICIDE	14861	INT		WETTABLE POWDER
14564	CBE		PFLZER DICHLONE 50W WETTABLE	14869	SAL		BASF POLYRAM 80W FUNGICIDE
14566	PFF		POWDER FUNGICIDE	14882	ZNA		BASF POLYRAM 7 DUST
14568	BIE		C-I-L NO HOE GARDEN WEED	14907	UNR		LATER'S LAGON 2 E SYSTEMIC
14583	ZOD		PREVENTER GRANULAR	14913	MBY		INSECTICIDE
14593	SCT	DWC	SCOTTS PROTURF GRANULAR	14940	NCR		BENLATE T FUNGICIDE
14610	UAG		WEEDGRASS PREVENTER	14963	DUQ		NIAGARA LIME SULPHUR LIQUID
14621	SMP	SMM	CLEAN CROP ZINEB 80W FUNGICIDE	14964	ZNA		INSECTICIDE
14630	AMV	UAG	PFLZER DICHLONE 50W WETTABLE	14976	ZNA		CO-OP SEVIN 50% WETTABLE POWDER
14632	RSL	ROU	POWDER FUNGICIDE	14982	BAZ		INSECTICIDE
14656	UAG		C-I-L NO HOE GARDEN WEED	14986	ZNA		PAR-O-SAN "F" POWDERED FUMIGANT
14660	SDZ		PREVENTER GRANULAR	14995	WBE	WBR	AMBUSH 500EC EMULSIFIABLE
14706	YAP		SCOTTS PROTURF GRANULAR	15001	DWE		CONCENTRATE INSECTICIDE
14718	NUU		WEEDGRASS PREVENTER	15092	SAF		PHYCON-XL WETTABLE POWDER
14722	AGL	LMB	CLEAN CROP ZINEB 80W FUNGICIDE	15114	LAT		ORCHARD FUNGICIDE
14723	AGL	LMB	PFLZER DICHLONE 50W WETTABLE	15123	ARR	UAC	CORN OIL CONCENTRATE
14725	RHQ		POWDER FUNGICIDE	15136	SDZ		SECURITY FRUIT TREE SPRAY
14726	RHQ		C-I-L NO HOE GARDEN WEED	15151	SMP	SMM	LEXONE L HERBICIDE LIQUID
14729	WBE		PREVENTER GRANULAR	15213	RHQ		SUSPENSION
			SCOTTS PROTURF K-O-G GRANULAR	15240	DOW		AMBUSH 25WP WETTABLE POWDER
			WEED CONTROL				INSECTICIDE
			CLEAN CROP FERBAM 76WG FUNGICIDE				AMBUSH 50EC EMULSIFIABLE
			GRANULAR MONOBOR-CHLORATE +				CONCENTRATE INSECTICIDE
			DIURON KILLER FOR GRASSES & WEEDS				BASF POLYRAM-DIAZINON FUNGICIDE
			FRUITONE N (CONTROL OF PREHARVEST				INSECTICIDE DUST
			APPLE DROP)				DCT DUAL PURPOSE SEED TREATMENT
			PYRENONE 25-5 M.A.G. INSECTICIDE				ZINEB 80W FUNGICIDE WETTABLE
			LIQUID CONCENTRATE				POWDER
			CLEAN CROP MALATHION 25W				SPIKE 50
			WETTABLE POWDER INSECTICIDE				SANEX MOXY SPRAY CONCENTRATE
			ENSTAR 65% EC INSECT GROWTH				LATER'S KLEENUP DANDELION
			REGULATOR				WEEDKILLER SOLUTION
			CLEAN CROP SEVIN 50% W.P. CARBARYL				SANAFAM VAPOROOTER
			INSECTICIDE				ZOECON INSECT & MITE HOUSEPLANT
			MCPA SODIUM 300 LIQUID HERBICIDE				MIST
			AMKIL 500 2,4-D LIQUID HERBICIDE				BOROCIL IV GRANULAR GRASS &
			AMKIL 500 2,4-D LIQUID HERBICIDE				WEEDKILLER
			AMSOL 2,4-D AMINE 500 LIQUID				STARBAR PREMIUM GOLDEN MALRIN
			HERBICIDE				FLY BAIT
			AMSOL 2,4-D AMINE 600 LIQUID				ROVRAL FUNGICIDE WETTABLE
			HERBICIDE				POWDER
			MALATHION 500E INSECTICIDE LIQUID				MCPA DEA 500 LIQUID FARM WEED
							KILLER

Registration No.	Registrant	Agent	Pesticide
15256	CHM	SAF	MAKI 0.1% DRY CONCENTRATE RODENTICIDE
15257	LPH	AGT	MAKI LIQUID CONCENTRATE RODENTICIDE
15258	INT		CO-OP WARBLE KILLER RTU POUR-ON TREATMENT
15266	NCR		NIAGARA BLUESTONE SUPERFINE SOLUBLE POWDER FUNGICIDE
15297	COC		GREEN CROSS NUVANOL 20% E.C.
15319	MKA	LTR	DANEX (TRICHLORFON) 80 SP COMMERCIAL INSECTICIDE
15325	LAT		LATER'S CALCIDE LIQUID VEGETATION KILLER
15344	CGC		BASUDIN FM INSECTICIDE
15359	SDZ		STARBAR LOUSE KILL POUR-ON EMULSIFIABLE LIQUID
15404	UAG		CLEAN CROP PREMIUM WEED & PAVE SOLUTION
15414	AGB	ORY	GALLEX (CROWN GALL CONTROL)
15415	WIL		WILSON'S ROTENONE SPRAY ORGANIC INSECTICIDE (WETTABLE POWDER)
15416	WIL		WILSON LIQUID FRUIT TREE SPRAY
15472	KEM		RIDDEX 3610/D ULV INSECTICIDE
15473	WBE	WBR	ZIRAM 85W FUNGICIDE WETTABLE POWDER
15475	SXA		SANEX 10-1 PLUS FOOD PROCESSORS SPRAY INSECTICIDE
15494	GAX		GARDEX INDUSTRIAL D-TRANS MICRO SPRAY CONCENTRATE
15538	UNR		VITAVAX POWDER SYSTEMIC SEED PROTECTANT
15544	UAG		CLEAN CROP LINURON 400L HERBICIDE
15565	SAF		SANEX PROX-120 ULV INSECTICIDE CONCENTRATE
15590	WBE	WBR	WILBUR-ELLIS POTATO SEED PIECE TREATMENT DUST
15606	WBE	WBR	WILBUR-ELLIS PHENOXYLENE PLUS LIQUID WEED KILLER
15608	ZNA		EQUAL 65WP FUNGICIDE
15654	MKC	LTR	AGRICULTURAL POLPAN 50WP (FOLPET) FUNGICIDE
15668	LAT		LATER'S SUPER WEED-B-GON LAWN WEEDKILLER
15671	ARV		AFESIN 2 EC HERBICIDE
15679	SXA		SANEX BROMONE 0.1% DRY CONCENTRATE RODENTICIDE
15680	SAF		SANEX BROMONE LIQUID CONCENTRATE RODENTICIDE
15701	CGH		ECTIBAN 25 FLY KILLER SURFACE SPRAY
15723	ISK	IBK	BRAVO 500 AGRICULTURAL FUNGICIDE
15724	ISK	IBK	DACONIL 2787 FLOWABLE FUNGICIDE
15729	SAF		SANEX MCPA AMINE 500 LIQUID WEED KILLER
15730	SAF		SANEX 2,4-D AMINE 500 LIQUID WEED KILLER
15737	INT		CO-OP SEVIN 80% WP WETTABLE POWDER INSECTICIDE
15742	INT		CO-OP BACKYARD CLEAN-UP LIQUID WEEDKILLER SOLUTION
15756	CGC		GREEN CROSS THIRAM FLOWABLE TURF FUNGICIDE
15775	LAT		LATER'S SEVIN 40% LIQUID INSECTICIDE
15798	LAT		LATER'S PHALTAN ROSE & GARDEN FUNGICIDE
15857	BAZ		BASF PYRAMIN FL LIQUID SUSPENSION

Registration No.	Registrant	Agent	Pesticide
15882	ROH		HERBICIDE
15887	DWE		COMPANION AGRICULTURAL ADJUVANT AGRICOLE
15954	CGC		DURSBAN HOME & GARDEN SPRAY CONCENTRATE INSECTICIDE
15967.01	DIS		GREEN CROSS WEED GUARD WEED PREVENTER
15970	DWE		MULTIVAP III - BARN AND LIVESTOCK SPRAY SOLUTION
16016	LAT		DURSBAN TURF GRANULAR INSECTICIDE
16023	LAT		LATER'S METHOXYCHLOR 25% E.C. ALL-PURPOSE INSECTICIDE
16027	AMV	UAG	LATER'S CHICKWEED CLOVER & THISTLE KILLER
16036	SHM	CGC	FRUIT FIX CONCENTRATE
16043	HOK	UAG	SHELL SANBAR LIVESTOCK & RESIDUAL WALL SPRAY INSECTICIDE
16069	BBB		HOPKINS SODIUM TCA WEED KILLER
16080	NOQ	JAK	BAYOON 200 READY TO USE ULTRA LOW VOLUME INSECTICIDE
16084	INT		FICAM D DUST INSECTICIDE
16099	SXA		CO-OP SENTINEL FLY KILLER EC LIQUID INSECTICIDE
16102	UAG		SANEX MALATHION 50 E.C. LIQUID INSECTICIDE
16106	LAT		CLEAN CROP 2,4-D AMINE 600 LIQUID
16120	LEW		LATER'S POTATO & TOMATO DUST INSECTICIDE FUNGICIDE
16155	RHQ		OAK LAKE CATTLE BACKRUBBER LIQUID CONCENTRATE
16160	LAT		ETHREL LIQUID PLANT GROWTH REGULATOR
16162	PEF	CGC	LATER'S BUGBAN-C LAWN INSECT SPRAY
16165	DIS		SHELL VENDEX 50W MITICIDE
16168	BBB		DISPAR AMINO GERM
16189	UNR		MESUROL 2% BAIT MOLLUSCICIDE
16200	WIL		THIRAM 320 FLOWABLE FUNGICIDE
16207	ORX		WILSON'S GRANULAR VEGETATION KILLER
16208	ORX		MALATHION 25-W INSECTICIDE WETTABLE POWDER
16212	UAG		METHOXYCHLOR 240 INSECTICIDE EMULSIFIABLE LIQUID CONCENTRATE
16221	BBB		CLEAN CROP PFIZOL 8-10 TOBACCO SUCKER CONTROL AGENT
16238	PFF		SENDRA LIQUID TICK & FLEA DIP
16244	UNR		PFIZER 50 DRUM TCA SOLUTION
16254	HOK	UAG	HERBICIDE
16273	PSS		ALANAP-3 LIQUID HERBICIDE
16279	DUQ		UNITE FOR LIQUID
16280	UAG		FERTILIZER-HERBICIDE MIXTURES
16281	UAG		POSSIL FLOWER BUO KILLER FOR ROSES
16302	BBB		LOROX L HERBICIDE LIQUID SUSPENSION
16309	PLG		CLEAN CROP 2,4-D AMINE 500
16335	PAA	PAB	HERBICIDE
16363	CAX		CLEAN CROP 2,4-D AMINE 600
			HERBICIDE
			MESUROL 2% BAIT MOLLUSCICIDE
			VENDEX 50W WETTABLE POWDER
			MITICIDE
			PACE NATIONAL DEADLINE
			AFOLAN F LINURON FLOWABLE
			HERBICIDE

Registration No.	Registrant	Agent	Pesticide
16387	BBB		DYLOX 420 LIQUID INSECTICIDE
16420	GUS	UNR	GUSTAFSON 42-S THIRAM FUNGICIDE
16436	UAG		CLEAN CROP ULTRAMINE 500
16437	LIN		WEEDROLLER FOR LAWN WEEDS HERBICIDE
16448	FSS		GREEN CROSS CREEPY CRAWLY DICAP
16452	UAG		CLEAN CROP FERBAM 7 DUST FUNGICIDE
16454	PFF		PFIZER DYCLEER 24 LIQUID HERBICIDE
16458	DWE		LORSBAN 150 GRANULAR INSECTICIDE
16464	USB	USC	BORAX FOR CONTROL OF POMES ANNOSUS
16465	UAG		CLEAN CROP LIME SULPHUR SOLUTION FUNGICIDE ACARICIDE
16483	KEM		ULTRAPOG ULV INSECTICIDE
16498	NAC		NATIONAL CHEMSEARCH FENOCIL LIQUID WEED KILLER
16509	LAT		LATER'S GROW'N CARE MITE KILLER SPRAY
16548	CFI	GBH	AMITROL-T LIQUID HERBICIDE
16565	BBB		POUNCE EMULSIFIABLE CONCENTRATE INSECTICIDE
16568	NCR		NIAOARA FORMALDEHYDE 370 DISINFECTANT FUMIGATOR
16613	ZAN	ZNA	SURPASS S-E SELECTIVE HERBICIDE
16636	ABT	ABC	PROMALIN SOLUTION PLANT GROWTH REGULATOR
16645	LAT		LATER'S CALCIDE LIQUID VEGETATION KILLER
16656	UCA	UCB	SEVIN RP 2 CARBARYL INSECTICIDE LIQUID SUSPENSION
16664	ZNA		2,4-D AMINE 600 LIQUID WEEDKILLER
16688	FMC	FCC	POUNCE EMULSIFIABLE CONCENTRATE INSECTICIDE
16694	MEC		ARBOTECT 20-S (THIABENDAZOLE)
16708	PPH	PPI	OLYMPIC WOOD PRESERVATIVE CLEAR
16732	SAF		SANEX DIMETHOATE 40 EMULSIFIABLE LIQUID INSECTICIDE
16740	SAF		SANEX ROSBAN 2E INSECTICIDE
16758	JOL		ZAP SUREKILLER INSECT POWDER
16781	NUG		C-I-L SOLGARD ANT & GRUB KILLER
16810	SHM	CGC	SHELL TALCORD INSECTICIDE
16817	LAT		LATER'S CASORON WEED PREVENTER
16835	CLR	AGT	SPOTRETE-F FLOWABLE TURF FUNGICIDE
16845	NUX		NUODEX ZINC 8% FUNGICIDE
16846	NUX		NUODEX COPPER 8% FUNGICIDE
16858	DWE		DOWELANCO TREFLAN E.C. HERBICIDE
16877	CER		CERTIFEN LIQUID WEED KILLER
16895	SHM	CGC	SHELL BOVAID EAR TAG INSECTICIDE
16936	WBC	GAX	PUROR CB-40 AEROSOL INSECT KILLER
16937	BAZ		BASF ASSIST OIL CONCENTRATE
16950	INT		CO-OP TOTAL VEGETATION CONTROL GRANULES
16971	FSS		GREEN CROSS KILLEX 500 TURF HERBICIDE LIQUID CONCENTRATE
16994	DWE		DOWELANCO FORMULA 40F FORESTRY HERBICIDE
16995	UAG		CLEAN CROP FORESTAMINE 500 HERBICIDE
16997	WEP		ASSAULT LIQUID SOIL STERILANT
17042	ZNA		TUBERSEAL POTATO SEED PIECE DUST
17053	KEK		NORKEM 600XP INDUSTRIAL HERBICIDE
17054	EMO		EL 66XP (KILLS VEGETATION)
17110	TIR	TIS	WOODFUME REMEDIAL WOOD PRESERVATIVE

Registration No.	Registrant	Agent	Pesticide
17132	INT		IPCO TREFLAN E.C. LIQUID HERBICIDE
17185	GRX		SEVIN 50-W CARBARYL INSECTICIDE
17223	MKA	LTR	TRIFLUREX 40 EC HERBICIDE
17243	DWE		HERITAGE SELECTIVE GRANULAR HERBICIDE
17262	CGC		OREEN CROSS BANISECT CONCENTRATE INSECTICIDE
17275	UAG		CLEAN CROP MCPA DEA 500 HERBICIDE
17324	SDZ		KABAT TOBACCO PROTECTOR
17347	LAT		LATER'S SLUG KILLER PELLETS
17372	INT		CO-OP SOIL & INDOOR INSECTICIDE EC
17378	WIL		WILSON'S SOIL STERILIZER
17383	UAG		CLEAN CROP STAMPEDE 360 HERBICIDE
17402	UAG		CLEAN CROP SUPER SPREADER-STICKER
17411	INT		WEEDAWAY 2,4-D AMINE 500 LIQUID HERBICIDE
17415	FEM	FRN	DEBANTIC 50WP INSECTICIDE
17416	FEM	FRN	DEBANTIC INSECTICIDE CATTLE EAR TAG
17422	SXA		SANEX BARN & LIVESTOCK SPRAY INSECTICIDE LIQUID
17423	INT		CO-OP POTATO & TOMATO DUST INSECTICIDE-FUNGICIDE
17426	GRX		MALATHION 500 INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
17451	SXA		SANEX MALATHION 25WP INSECTICIDE
17455	SXA		SANEX GREEN TEK VAPO FOGGING SOLUTION
17462	SAF		SANEX GREENTEK VAPO T-R (AEROSOL)
17482	WIL		WILSON'S BORDO FUNGICIDE SPRAY WP
17502	BAZ		BASF POAST LIQUID EMULSIFIABLE HERBICIDE
17508	INT		WEED-AWAY MCPA AMINE 500 LIQUID HERBICIDE
17509	INT		WEEDAWAY MCPA-K 400 LIQUID HERBICIDE
17511	INT		WEED-AWAY 2,4-D AMINE 600
17532	CHP		FRUIT PLUS FRUIT TREE SPRAY WETTABLE POWDER
17536	SAF		SANEX SEVIN LIQUID INSECTICIDE
17544	LAT		LATER'S GOLDEN GARDEN DUST INSECTICIDE-FUNGICIDE
17563	LAT		LATER'S FRUIT-GUARD FRUIT TREE & BERRY SPRAY
17630	DIS		DISBAR BLUE FLY BAIT
17658	SAF		SANEX DANDELION & BROADLEAF WEED KILLER
17663	PLG		PLANT PRODUCTS SLUG KILLER
17673	ZNA		AMBUSH 1% GRANULAR INSECTICIDE
17679	BBB		PARA POWDER FOR FLEAS & TICKS
17682	PLU		MALATHION-PLUS POUDRE ANIMAL INSECTICIDE
17685	HVW		C-I-L VEGETABLE INSECT KILLER LIQUID SEVIN
17720	LAT		LATER'S LIQUID SLUG & SNAIL KILLER RTU
17737	SGO		GREEN CROSS MECO-D LIQUID WEEDKILLER
17781	NID	NIE	BACTOSPEINE SUSPENSION BIOLOGICAL INSECTICIDE
17796	CBE		MASTERCRAFT CREBOSOTE WOOD PRESERVATIVE LIQUID
17800	SDZ		PENTAC AQUAFLOW MITICIDE
17802	FLE		FLEXO LEMON QUAT DISINFECTANT DEODORIZER CLEANER
17816	NUG		C-I-L MALATHION ORNAMENTAL INSECT

Registration No.	Registrant	Agent	Pesticide
			KILLER
17867	CGC		BOVAID EAR TAG
17893	CGC		CTBA-GEIGY SANBAR INSECTICIDE
17971	WIL		WILSON LIQUID SEVIN CARBARYL INSECTICIDE
18007	PSS		GREEN CROSS VAPONA YARD & PATIO FOGGING SOLUTION
18023	CGC		GREEN CROSS GUARD'N PRIDE LIQUID FRUIT TREE SPRAY
18031	INT		IPCO SPIKE 5%G HERBICIDE
18042	ARV		HOE-GRASS 284 HERBICIDE EMULSIFIABLE LIQUID
18067	UAG		CLEAN CROP SURE-SHOT FORESTAMINE 500 LIQUID HERBICIDE
18075	UAG		CLEAN CROP SURE-SHOT FORESTAMINE 250 LIQUID HERBICIDE
18076	UAG		CLEAN CROP ULTRAMINE 600 HERBICIDE
18088	INT		IPCO METHOXYCHLOR 25% EC COMMERCIAL INSECTICIDE
18106	SAF		SANEX GARDENER'S WEED PREVENTER GRANULES
18113	SAF		SANEX AMINE 500 FORESTRY HERBICIDE
18118	CGC		KILLEX WEED BAR
18121	SAF		SANEX TURF-RITE PREMIUM WEED KILLER
18143	UNR		ROYAL MH 60SG PLANT GROWTH REGULATOR
18145	CGH		ATROBAN INSECTICIDE EAR TAG
18149	INT		CO-OP BACKRUBBER CONCENTRATE LIQUID INSECTICIDE
18223	ZAN	ZNA	SUTAZINE+ SELECTIVE HERBICIDE
18225	DWE		LONTREL HERBICIDE LIQUID
18259	GPB		VEGEKILL LIQUID WEED KILLER
18267	UAG		CLEAN CROP LINURON SOW HERBICIDE
18273	SGF		KILLEX GREEN CROSS LAWN WEED KILLER
18319	EMO		EMPIRE EL 44 TERTIARY FORMULA 2,4-D
18333	PFF		ENVIROBAC WP BIOLOGICAL INSECTICIDE
18336	EMO		EMPIRE BUTO-PIP SPACE & CONTACT INSECTICIDE
18384	SAF		SANEX CRABGRASS PREVENTER 75-WP
18471	ISK	IBK	FRIGATE XL AGRICULTURAL SURFACTANT
18480	NUG		C-I-L METHOXYCHLOR BLACK FLY & MOSQUITO KILLER
18484	NUG		C-I-L DIAZINON FRUIT & GARDEN INSECT KILLER
18508	BBB		SENDRA BREAK-AWAY COLLAR FOR CATS
18612	CAX		RIVAL EMULSIFIABLE LIQUID HERBICIDE
18632	WIL		WILSON ROSE & FLOWER DUST
18635	CGC		CTBA-GEIGY SANBAR READY-TO-USE LIVESTOCK SPRAY
18683	PLU		PLUS MALATHION SPRAY INSECTICIDE
18685	RHQ		CERONE PLANT GROWTH REGULATOR
18723	DIS		LODGING CONTROL FOR CEREALS
18788	UNR		DISVAP LIVESTOCK SPRAY AND FOGGING SOLUTION
18792	DIS		ANCHOR FLOWABLE FUNGICIDE SEED TREATMENT
18793	AUL		DISVAP INSECTICIDE CATTLE EAR TAG
18822	RHQ		AUSTIN INSECTICIDE CATTLE EAR TAG
			SUPER SPRED NON-IONIC SURFACTANT

Registration No.	Registrant	Agent	Pesticide
18865	INT		WEED-AWAY PREMIUM THREE WAY LIQUID TURF HERBICIDE
18868	ZNA		C-I-L AMBUSH TREE & GARDEN INSECT KILLER
18879	USB	USC	20 MULE TEAM TIM-BOR DPT FOR PROTECTION OF LUMBER
18895	WIL		WILSON (LIQUID CONCENTRATE) SLUG & SNAIL KILLER
18899	NUG		C-I-L CHLORISECT SOIL & LAWN INSECT KILLER E.C.
18933	UNR		VITAVAX 200 FLOWABLE FUNGICIDE
18942	SGF		GREEN CROSS READY TO USE VEGETATION KILLER
18948	INT		CO-OP PREMIUM 3-WAY TURF HERBICIDE LIQUID
18950	COC		GREEN CROSS LIQUID VEGETATION KILLER
18951	INT		CO-OP PREMIUM 3-WAY LAWN WEED KILLER LIQUID
18963	PLO		TRILLION LIQUID TURF HERBICIDE
18969	DIS		DISVAP 50 WETTABLE POWDER
19003	GRN	UAG	POULTRY & LIVESTOCK PREMISE SPRAY
19146	UAG		TENNESSEE BRAND BASICO FUNGICIDE
19171	ZNA		CLEAN CROP COPPER SPRAY FIXED COPPER FUNGICIDE
19172	KEM		CYMBUSH 12.5% WP PYRETHROID INSECTICIDE
19235	CGC		KEMSAN METHOXYCHLOR 240 EC INSECTICIDE
19353	CGH		CTBA-GEIGY STOCKAID EAR TAG
19364	UAG		ECTIBAN INSECTICIDE TAPE
19375	KEM		CLEAN CROP MALATHION 500
19391	SAF		K3 C10 HOUSEHOLD INSECTICIDE CONCENTRATE
19395	SXA		SANEX TURF-RITE 2+2 DOUBLE STRENGTH HERBICIDE
19400	SAF		SANEX TRI-KIL SUPREME WEED KILLER
19421	BUL		SANEX TRI-KIL TURF HERBICIDE
19423	CPB	LWL	BUSAN 1020
19424	RCR		ROACH PRUFE POWDER
19426	COC		ROACH DIE-IT
19465	SGF		GREEN CROSS BAR-FOX D.S. HERBICIDE
19466	ABT	ABC	GREEN CROSS EASOUT TURF & ORNAMENTAL FUNGICIDE
19480	KEM		VECTOBAC-200G BIOLOGICAL LARVICIDE
19531	RHQ		BORADUST INSECTICIDE DUST
19534	SCT	DWC	SEVIN XLR PLUS CARBARYL INSECTICIDE
19556	BAZ		SCOTTS PROTURF GRANULAR INSECTICIDE ONE WITH DIAZINON
19606	SDZ		BASF METAM FLUID 380 G/L
19667	KEM		PRECOR 5E FLEA GROWTH REGULATOR
19668	KEM		KEMSAN BORADUST-M INSECTICIDE DUST
19715	PSP	KEM	KEMSAN BORADUST-PLUS INSECTICIDE DUST
19731	INT		KILLMASTER II RESIDUAL INSECTICIDE
19810	UAG		CO-OP LIQUID SEVIN INSECTICIDE
19831	AAG		PAR III COMMERCIAL LIQUID TURF HERBICIDE
19849	WIL		BUGCON RESIDUAL SPRAY
19914	SOO		WILSON SEED TREAT FUNGICIDE DUST
19919	SAF		LIQUID ROTENONE ORGANIC INSECTICIDE
			SANEX ROACH POWDER INSECTICIDE DUST

Registration No.	Registrant	Agent	Pesticide
19928	WIL		WILSON LIQUID ANT & GRUB KILLER
19928.01	WIL		WILSON GARDEN AUTHORITY LIQUID ANT & GRUB KILLER
19928.02	WTR	WIL	WHITE ROSE GUARDIAN LIQUID ANT AND GRUB KILLER
19956	UNR		SLO-GRO 60SG PLANT GROWTH REGULATOR
20005	SXA		SANEX MAGGOT KILLER
20006	SAF		SANEX DIAZINON 5G GRANULAR INSECTICIDE
20007	SXA		SANEX EARWIG ANT & GRUB KILLER
20072	SAP		SANEX SLUG & SNAIL KILLER PELLETS
20087	BAZ		POLYRAM DF FUNGICIDE WATER DISPERSIBLE GRANULAR
20089	FSS		GREEN CROSS ESTEMINE MCPA LIQUID HERBICIDE
20110	RHQ		ROVRAL GREEN FLOWABLE FUNGICIDE
20118	ZOD		STARBAR EQUINE PREMIUM GOLDEN MALRIN FLY BAIT
20123	ZAN	ZNA	DEVIRINOL 50-WP WETTABLE POWDER SELECTIVE HERBICIDE
20124	ZAN	ZNA	DEVIRINOL 10-G SELECTIVE HERBICIDE GRANULAR
20193	DUQ		LOROX DF HERBICIDE DRY FLOWABLE
20216	CYC		GUARDIAN INSECTICIDE CATTLE EAR TAG
20233	DUP	UAG	WEBFOOT CASORON G-2 GRANULAR HERBICIDE
20305	INT		IPCO MCPA K 400 LIQUID HERBICIDE
20306	INT		IPCO MCPA SODIUM SALT 300 LIQUID HERBICIDE
20308	INT		IPCO MCPA AMINE 500 LIQUID HERBICIDE
20311	INT		IPCO 2,4-D AMINE 500 LIQUID HERBICIDE
20326	INT		IPCO PREMIUM 2-WAY TURF HERBICIDE LIQUID
20342	CHP		TRICEP TURF HERBICIDE LIQUID
20373	BIL	DIS	BIOGUARD PFD-5 GERMICIDE
20379	CGC		KILLEX WEED STICK HERBICIDE
20395	INT	CCN	CO-OP HORNET & WASP KILLER INSECTICIDE SPRAY
20402	PLU		DIMETHOATE PLUS EMULSIFIABLE LIQUID INSECTICIDE
20403	PLU		MIST-PLUS INSECTICIDE
20404	INN	CCN	INSECTO-MIST INSECTICIDE COMMERCIAL
20412.01	BRX	DIT	BIRD-PROOF TRANSPARENT BIRD REPELLENT LIQUID
20417	SGO		GREEN CROSS ESTEMINE 2,4-D LIQUID HERBICIDE
20461	NUG		C-I-L TREE & SHRUB INSECT KILLER DUTOX 2
20468	KEM		KEMSAN DARKLING BEETLE DUST INSECTICIDE
20472	WIL		WILSON PATIO GRASS & WEED KILLER
20475	MEM		MELNOR SPRAY GUARD 50% MALATHION LIQUID INSECTICIDE-MITICIDE
20476	MEM		MELNOR SPRAY GUARD LIQUID INSECT SPRAY DIAZINON 12.5%
20491	MEM		MELNOR SPRAY GUARD LIQUID DANDELION KILLER
20492	MEM	WIL	MELNOR SPRAY GUARD LIQUID WEED KILLER
20534	WBC	DIS	PURGE FOAM INSECT REPELLENT FOR HORSES

Registration No.	Registrant	Agent	Pesticide
20550	FIS	GCP	GREEN CROSS SLUG TAPE
20552	ROH		DITHANE F-45 FUNGICIDE AGRICULTURAL
20553	ROH		DITHANE DG AGRICULTURAL FUNGICIDE
20600	BAZ		BASF SUMITHION 50EC
20688	CAX		APOLAN F HERBICIDE
20692	GRO		ORCHARD LIME SULPHUR INSECTICIDE-FUNGICIDE
20698	INT		2,4-D AMINE 500 LIQUID HERBICIDE
20707	MMN	CCN	1493 3M HOME & KENNEL INSECTICIDE SPRAY
20718	DIM		ECOBRITE LIQUID(SAPSTAIN & MOLD PREVENTATIVE FOR LUMBER)
20738	AAG		BUGCON EARWIG ELIMINATOR
20739	AAG		BUGCON ANT & SPIDER KILLER
20741	AAG		BUGCON ROACH DESTROYER
20742	AAG		BUGCON TOTAL EXTERMINATOR
20746	AAG		BUGCON EARWIG ELIMINATOR SPRAY
20747	AAG		BUGCON ANT & SPIDER KILLER SPRAY
20748	AAG		BUGCON ROACH DESTROYER SPRAY
20765	SOO		GREEN CROSS ANT & GRUB KILLER LIQUID
20766	SOO		GREEN CROSS CHINCH BUG & LAWN INSECT KILLER LIQUID
20785	MBS	GDR	CORRY'S LIQUID SLUG & SNAIL CONTROL
20785.02	NUG	GDR	C-I-L LIQUID SLUG CONTROL
20789	FSS		GREEN CROSS DIAZINON 5G GARDEN & LAWN INSECTICIDE
20803	FSS		GREEN CROSS SPIDER KILLER LIQUID
20828	WHM	GAX	WHITMIRE PT250 BAYGON INSECTICIDE
20836	DWE		TREFLAN GRANULAR HERBICIDE
20851	FSS		GREEN CROSS LIQUID MOSQUITO KILLER
20852	FSS		GREEN CROSS LIQUID EARWIG ELIMINATOR
20853	FSS		GREEN CROSS LIQUID LEATHERJACKET KILLER
20878	ZOD		STARBAR GOLDEN MARLIN LIQUID
20947	JOC	SBL	POSITIVE CHARGE ROACH EXTERMINATOR
20959	NUG		C-I-L LAWN WEED DOCTOR
20965	NUG		C-I-L SPIDERBAN EC
20981	SOO		KILLEX SUMMER FORMULA
20987	NUG		C-I-L LAWN INSECT DOCTOR
21028	MEM		MELNOR SPRAY GUARD LIQUID INSECTICIDE FRUIT TREE & GARDEN SPRAY
21056	DIV	CCN	NUMBER'S UP SPRAY INDOOR INSECT KILLER
21057	DUQ		MANZATE 200DF DRY FLOWABLE (POWDER) FUNGICIDE
21058	BAZ		BASF MERGE SURFACTANT
21059	DUQ		REFINE HERBICIDE DRY FLOWABLE
21083	AAG		BUGCON TOTAL EXTERMINATOR SPRAY
21090	RHQ		LO-DRIFT EMULSIFIABLE LOW-DRIFT CONTROL ADDITIVE
21184	GOW		BETASAN CRABGRASS PREVENTER
21188	FSS		GREEN CROSS LIQUID GYPSY MOTH KILLER
21189	FSS		GREEN CROSS LIQUID CATERPILLAR KILLER
21190	CGC		GREEN CROSS LIQUID TENT CATERPILLAR KILLER
21278	GRC	BLB	AORIBROM GRANULES

Registration No.	Registrant	Agent	Pesticide
21279	ORC	BLB	AGRIBROM TABLETS
21324	WSG	SSP	IMPEL (BORON) RODS WOOD PRESERVATIVE
21325	MMN		3M SECTROL CONCENTRATE MICROENCAPSULATED PYRETHRINS INSECTICIDE
21336	ZNA		C-I-L WEEDOL WEED & GRASS KILLER (READY-TO-USE)
21349	WIL		WILSON GREEN EARTH ORGANIC ROTENONE INSECT SPRAY WP
21353	DUQ		LOROX DF HERBICIDE TOSS-N-GO BAGS
21389	DUQ		PRONONE 5G GRANULAR HERBICIDE
21390	DUQ		DUPONT PRONONE 10G GRANULAR HERBICIDE
21394	INH		INSECTA INTERIOR USE CLEAR FORMULA
21429	VAR		GUARDSMAN MCPA AMINE 500 LIQUID HERBICIDE
21430	VAR		GUARDSMAN MCPA 300 LIQUID HERBICIDE
21431	VAR		GUARDSMAN 2,4-D AMINE 500 LIQUID HERBICIDE
21496	GRC	BLB	AGRIBROM (FOR CONTROL OF MICROBIAL SLIMES)
21507	UAG		CLEAN CROP LINURON 480 HERBICIDE LIQUID SUSPENSION
21549	AFL		DELLA-DAIRY SPRAY BARN & LIVESTOCK SPRAY
21553	WIL		WILSON ROACH DESTROYER DUST
21561	SDZ		LENTAORAN 45 WP HERBICIDE
21609	WBE	WBR	MCPA 300 FARM WEED KILLER SOLUTION
21666	UAG		CLEAN CROP ESTEMINE MCPA LIQUID HERBICIDE
21667	UAG		CLEAN CROP ESTEMINE 2,4-D LIQUID HERBICIDE
21670	JAN	CCN	SIPHEX 14 DS MOUSSE (FLEA & TICK FOAM)
21672	JAN		SIPHEX 14 DS PET SPRAY
21692	JAN	CCN	SIPHEX 14 DS PET & PREMISE PUMP
21699	STV	PLG	PHYTON 27 FUNGICIDE BACTERICIDE
21720	NOQ	JAK	SPIN-AID POSTEMERGENCE HERBICIDE
21798	HOE		HOME GARDENER THREE WAY WEED CONTROL
21835	SOF		GREEN CROSS CREEPY CRAWLY
21836	SGO		GREEN CROSS EARWIG ELIMINATOR
21847	PLG		DACTHAL G-5 HERBICIDE CRABGRASS PREVENTER
21850	WIL		WILSON HOSE-SPRAY MALATHION INSECTICIDE-MITICIDE
21852	WIL		WILSON HOSE-SPRAY DIAZINON INSECTICIDAL SPRAY
21853	WIL		WILSON HOSE-SPRAY ANT & GRUB KILLER
21859	TIR	TIS	CU-89 WOOD PRESERVATIVE SOLUTION
21860	TIR	TIS	CU-89-RTU WOOD PRESERVATIVE SOLUTION
21930	INT		WEEDAWAY 2,4-D AMINE 500 LIQUID HERBICIDE
21933	INT		WEEDAWAY MCPA SODIUM SALT 300 LIQUID HERBICIDE
21934	INT		WEEDAWAY MCPA AMINE 500 LIQUID HERBICIDE
21949	SXA		SANEX BROADDEX MCPA WEED KILLER SOLUTION
21967	UAG		BONANZA 400 LIQUID HERBICIDE

Registration No.	Registrant	Agent	Pesticide
21996	WBC	GAX	R VALUE'S ROACH KIL
22000	SXA		SANEX VET-TEK MUSTANG INSECT REPELLENT
22002	DUQ		PINNACLE HERBICIDE
22003	UAG		CLEAN CROP TOPSIDE (FORMERLY MCPB PLUS)
22006	BAZ		BASAGRAN PORTE LIQUID HERBICIDE
22029	BAZ		POLYRAM 16D FUNGICIDE DUST
22033	BBB		PRO-SPOT 20 SOLUTION FOR FLEA CONTROL ON DOGS
22034	BBB		PRO-SPOT 40 SOLUTION FOR FLEA CONTROL ON DOGS
22035	BBB		PRO-SPOT 80 SOLUTION FOR FLEA CONTROL ON DOGS
22036	BBB		PRO-SPOT 10 SOLUTION FOR FLEA CONTROL ON DOGS
22090	BBB		DYRENE SOLUPAK 50% WETTABLE POWDER
22103	NOQ	CPM	FICAM WASP & HORNET SPRAY
22154	CAT		CANTOL N.O. NO ODOUR RESIDUAL INSECTICIDE
22184	LAT	CCN	LATER'S ANT COCKROACH & SPIDER KILLER
22187	LAT	CCN	LATER'S CRAWLING INSECT KILLER SPRAY
22196	BAZ		CMPP 2,4-D LIQUID HERBICIDE
22203	DWE		FENCEROW HERBICIDE AGRICULTURAL
22216	SAF		SANEX MECOPROP AMINE 200 LIQUID WEED KILLER
22303	FAR		APACHE FLY BAIT
22323	WTR	WIL	DANDELIONS PLUS
22349	SOF		GREEN CROSS VEGETATION KILLER (READY-TO-USE)
22379	WBC	GAX	BORID WITH BORIC ACID
22397	SAO	UAG	38-F DRIFT RETARDANT ADDITIVE
22416	WBC	GAX	PURGE SYSTEM 22-R SYNERGIZED CRACK & CREVICE INSECTICIDE
22527	BYS	CPM	DECOY GBM GRAPE BERRY MOTH PHEROMONE DISPENSERS
22534	PPK	LTR	PROLINE FLYING INSECT KILLER METERED PRESSURIZED SPRAY
22540	PLG		MELTATOX POWDERY MILDEW FUNGICIDE
22544	ARO	LTR	ARMSTRONG FLYING INSECT KILLER
22551	DAL		SIECON READY TO USE FLY SPRAY FOR USE ON HORSES
22680	UAG		CLEAN CROP DIAZINON 5 TURF
22681	CGH		COOPERS DELICE INSECTICIDE POUR-ON
22682	CGH		COOPERS LIQUIDUSTER PERMETHRIN INSECTICIDE
22757	WBC	GAX	SYSTEM 22 PURGE BAYOON CRACK & CREVICE PROFESSIONAL INSECTICIDE
22758	NUG		C-I-L LAWN WEED DOCTOR (TRICEP)
22770	WBC	GAX	PURGE CB-80 INSECTICIDE
22776	DIT		DDVP-10FS FOGGING SOLUTION INSECTICIDE
22777	DIT		DDVP-SFS FOGGING SOLUTION INSECTICIDE
22825	HIU	OWB	CEDAR MICE REPELLENT
22826	DIT		DITCHLING MALATHION 50E EC INSECTICIDE
22885	ZNA		DEVIRINOL 50DF SELECTIVE HERBICIDE
22900	ZNA		ACHIEVE 40 DG HERBICIDE (POST EMERGENCE)
22926	SOF		CREEPY CRAWLY CRACK & CREVICE INSECTICIDE FOAM

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
22935	WTR	WIL	WHITE ROSE GUARDIAN I STEP TOMATO & VEGETABLE DUST	23421	SXA		SANEX VET TEK BACKRUBBER CONCENTRATE
22949	SGO		GREEN CROSS GARDAL PERMETHRIN FOR FOOD & ORNAMENTAL CROPS	23432	UAG		TSCA TOBACCO SUCKER CONTROL AGENT
22951	PRY	PRJ	PERYCUT'S COCKROACH CARPET	23435	CVT		CAN-VET BUGWACKER INSECTICIDE
22955	TMP	SXA	TEAM BARN & LIVESTOCK SPRAY	23462	SDZ		FRONTIER HERBICIDE
22968	CGH		DEFEND EXSPOT INSECTICIDE FOR DOGS	23613	CBE	WIL	GARDEN CLUB TOMATO & VEGETABLE DUST INSECTICIDE/FUNGICIDE
22976	APA		APACIDE BARN & LIVESTOCK SPRAY INSECTICIDE	23614	CBE	WIL	GARDEN CLUB ROSE & FLOWER DUST
23000	WTR	WIL	WHITE ROSE GUARDIAN I STEP ROSE AND FLOWER DUST	23634	CBE		GARDEN CLUB LIQUID CONCENTRATE
23006	ZNA		IMIDAN 50WP INSTAPAK AGRICULTURAL INSECTICIDE	23655	ROH		MALATHION INSECTICIDE
23026	LOI	UAG	LI 700 PENETRATING SURFACTANT				DITHANE WSP 80% WP FUNGICIDE (IN SOLUBLE PACKETS)
23029	DIS		DISVAP V BARN INSECTICIDE	23660	WIL		WILSON LIQUID DIAZINON INSECT SPRAY (2)
23031	WBC	GAX	PURGE CB-38 INSECT KILLER	23661	WIL		WILSON LIQUID DIAZINON INSECT SPRAY (1)
23045	DAL		SIECON READY TO USE FLY SPRAY FOR HORSES	23661.01	CBE	WIL	GARDEN CLUB DIAZINON INSECTICIDE
23049	WIL		WILSON LIQUID VEGETATION KILLER (READY-TO-USE)	23661.02	WTR	WIL	GUARDIAN LIQUID 12.5% DIAZINON
23063	FSS		GREEN CROSS TOMATO & POTATO DUST INSECTICIDE/FUNGICIDE	23664	WIL		WILSON LIQUID ANT AND GRUB KILLER (2)
23070	WIL		WILSON GARDEN AUTHORITY DORMANT OIL SPRAY	23665	WIL		WILSON LIQUID ANT AND GRUB KILLER (1)
23076	WIL		WILSON GARDEN AUTHORITY ROSE & FLOWER DUST	23679	WIL		WILSON TREE & SHRUB SPRAY
23078	DCS	LTR	DOW CORNING SYLGARD 309 SURFACTANT	23681	DIS		VETOLICE POUR-ON INSECTICIDE
23084	MOX		ROUNDUP DRY HERBICIDE (FORMERLY MON 8750)	23720	BLI	MAE	LIQUA-TOX II RODENTICIDE
23088	SPR	LTR	SPRAY-PAK CRAWLING INSECT KILLER PRESSURIZED SPRAY	23777	CVT		CAN-VET LICE-X-LIQUID, POUR-ON INSECTICIDE
23120	SDZ		VET-KEM OVICOLLAR FOR CATS	23825	ARV		WIPEOUT CONCENTRATE HERBICIDE
23122	APA		LOUSE KILL POUR ON EMULSIFIABLE LIQUID	23826	ARV		WIPEOUT READY TO USE HERBICIDE
23135	ZNA		TURBOCHARGE ADJUVANT	23837	WTR	WIL	WHITE ROSE GUARDIAN LIQUID ANT & GRUB KILLER
23144	DAL		SIECON ROLL-ON INSECT REPELLENT FOR HORSES	23839	NUG		C-I-L SEVIN LIQUID INSECTICIDE
23180	ARV		IGNITE 15 SN HERBICIDE & CROP DESICCANT	23857	MOX		ROUNDUP DRY HERBICIDE
23249	CVT		CAN-VET BACK RUBBING SOLUTION	23887	IDN	WIL	BOTANIX ANT, GRUB AND SPIDER KILLER LIQUID
23327	CVT		CAN-VET SHOW RING FLY SHIELD FOR HORSES	23932	WOT		VICTOR ROACH KILLER
23368	CBE	WIL	GARDEN CLUB PATIO WEED KILLER (READY-TO-USE)	23937	SHG		SAFECLIDE BRAND IC FOR CONTROL OF DARKLING BEETLES
23379	WTR	NUG	WHITE ROSE LIQUID ROSE & FLOWER INSECTICIDE/FUNGICIDE	23988	IDN	WIL	BOTANIX ROSE & FLOWER DUST
23398	WSG	SSP	IMPEL (BORON) RODS II WOOD PRESERVATIVE	23998	ARV		WIPE-OUT TOTAL WEED & GRASS KILLER
				24028	WIL		WILSON GARDEN AUTHORITY LIQUID TREE & SHRUB SPRAY
				24045	UAG		CLEAN CROP SLUG PELLETS
				24064	IDN	WIL	BOTANIX LIQUID TREE & SHRUB SPRAY
				24068	NID	NIE	NOVODOR FLOWABLE CONCENTRATE BIOLOGICAL INSECTICIDE

TOTAL: 956

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
790208C	VIGORO INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO AND CRABGRASS PREVENTER
800278C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS PROTURF FF II 14:3:3 WITH 15% QUINTOZENE
810904C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE 2:1:5 TURF FERTILIZER WITH FUNGICIDE
841422C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS 32-4-3 FERTILIZER PLUS DICOT WEED CONTROL III
841703C	PLANT PRODUCTS CO. LTD., 314 ORENDA ROAD BRAMALEA, ONTARIO L6T 1G1	PLANT-PROD 0-0-6 WITH 15% QUINTOZINE
850083C	CAPO INDUSTRIES LTD., 1200 CORPORATE DR. BURLINGTON, ONTARIO L7L 5R6	GREENPOWER INSECTICIDE AND FERTILIZER
851789C	NUTRITE INC., BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE NUTRI-Q 0-0-6 WITH 15% QUINTOZENE
860096C	WILSON LABORATORIES INC., 36 HEAD STREET DUNDAS, ONTARIO L9H 3H3	WILSON LIQUID FEED & BUG AWAY 15-2-3 LAWN FOOD
870055C	SPRAY & GREEN FERT. INC., P.O. BOX 360 1100 LECLAIRE ST., ST. CESAIRE, QUEBEC J0L 1T0	SPRAY & GREEN FERTILIZER & INSECTICIDE
871002C	MELNOR MFG. LTD., 80 MORTON AVE. E. BRANTFORD, ONTARIO N3T 5T3	MELNOR SPRAY GUARD LIQUID LAWN WEED & FEED
871019C	PLANT PRODUCTS CO. LTD., 314 ORENDA RD. BRAMPTON, ONTARIO L6T 1G1	PLANT PROD 32-4-9 TURFGARD
880006C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	TURF BUILDER PLUS INSECT CONTROL 28-6-4 WITH 3.60% DIAZINON
900021C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM PLUS 3 WEED & FEED 21-7-7
900028C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 WEED & FEED WITH KILLEX
910001C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	WINTERCARE PLUS LAWN FERTILIZER PLUS WEED CONTROL 22-9-15
910015C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON HOSE-SPRAY LIQUID WEED & FEED 18-2-5
920093C	LES INDUSTRIES NOBEL, 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 15-3-3 WITH INSECTICIDE
930004C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	CRABEX LIQUID LAWN FERTILIZER 15-5-5 AND CRABGRASS CONTROL
930013C	PLANT PRODUCTS CO. LTD., 314 ORENDA RD. BRAMPTON, ONTARIO L6T 1G1	AG-TURF 0-0-6 WITH 15% QUINTOZENE
930014C	EVERGRO PRODUCTS INC., 7333 PROGRESS WAY DELTA, B.C. V4G 1E7	EVERGRO TURF FERTILIZER 7-3-12 WITH 15.4% QUINTOZENE

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
930027C	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD. P.O. BOX 2485, LONDON, ONTARIO N6A 408	GARDEN MASTER LIQUID WEED & FEED 15-2-3
940003C	UNITED HORTICULTURAL SUPPLY, R.R. #2 DORCHESTER, ONTARIO N0L 105	TURFGO 0-0-6 WITH 15% QUINTOZENE
940021C	GREEN CROSS GARDEN PRODUCTS, 600-25 WATLINE AVE MISSISSAUGA, ONTARIO L4Z 2Z1	READY-TO-SPRAY CRABEX LIQUID LAWN FERTILIZER 15-5-5 + CRABGRASS CONTROL
		TOTAL: 23

Schedule 4

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
869	WOB		G.H. WOOD MOTHKILLER CRYSTALS	9928	CAT		KLUNK AEROSOL INSECT KILLER
1365	CHV		ORTHO VOLCK OIL SPRAY	9930	PEV		FLY SCREEN
1620	NOX		NOXALL ANT DOOM POWDER	10153	HAU		HARTZ INDOOR NO REPELLENT
1686	SGO		DERITOX GARDEN GUARD DUST				PRESSURIZED SPRAY
			ORGANIC INSECTICIDE	10154	HAU		HARTZ OUTDOOR NO REPELLENT
2039	SXA		SANEX FLEA-X INSECTICIDE SHAMPOO				PRESSURIZED SPRAY
2525	REC		RECOCHEM MOTH BALLS	10165	SAF		SANEX 1% DIAZINON INSECTICIDE
2528	REC		RECOCHEM PARA-ZENE MOTH				SOLUTION
			CRYSTALS	10209	HAC		HAGEN UNIVERSAL SHOWER BATH FOR
2994	CAA		CADILLAC MOTH CRYSTALS				HAMSTERS & GERBILS
3271	STQ	CCN	STANHOME PERFUMED CRYSTALS KILLS	10371	NOX		NOXALL 3CAT'S OFF CAT & DOG
			CLOTHES MOTHS				REPELLENT LIQUID
3272	STQ	LTR	STANHOME MOTH CAKE	10377	PLB	SFR	SCENT-OFF TWIST-ONS
3276	RAW		RAWLEIGH MOTH CRYSTALS	10403	HAC		HAGEN INDOOR REPELLENT FOR CATS
3758	NOX		NOXALL PROLIN RAT BAIT MEAL	10438	INT		CO-OP FLY KILL SPACE SPRAY LIQUID
3872	HAU		HARTZ MY-T-MITE POWDER				INSECTICIDE
4305	SXA		SANEX RODENTKIL (KILLS RATS & MICE)	10489	CAI		D & L FLEA & TICK POWDER
5565	OSD		PENTOX WOOD PRESERVATIVE GREEN	10521	SGO		GREEN CROSS WARFARIN RAT AND
6234	JOH		RAID LIQUID INSECT SPRAY				MOUSE KILLER BAIT
6590	MAZ		MARC-O MOTH CRYSTALS DEODORANT	10565	NUG		C-I-L ROSE DOCTOR
6592	MAZ		MARC-O MOTH BALLS				INSECTICIDE-FUNGICIDE
6758	RAW		RAWLEIGH'S MOTH & DEODORANT	10568	NUG		C-I-L GARDEN DOCTOR
			BLOCKS				INSECTICIDE-FUNGICIDE
6944	WIL		WILSON'S WARFARIN RAT & MOUSE	10591	BOY		BLACK FLAG RESIDUAL BUG KILLER
			KILLER PELLETS	10611	PLB	SFR	SCENT-OFF PELLETS
7137	REC		RECOCHEM NERO INSECT REPELLENT	10652	FSS		GREEN CROSS DOG & CAT REPELLENT
			SOLUTION	10713	CHP	CCN	C-I-L HOUSE & GARDEN INSECT KILLER
7545	RAW		RAWLEIGH ROACH & ANT KILLER	10781	REC		RECOCHEM COPPER II GREEN
7668	ROR		ROZ-TOX WOOD-ROPE-FABRIC				PRESERVATIVE PAINTABLE
			PRESERVATIVE GREEN	10871	RBN		SERGEANT'S CAT FLEA POWDER
7670	ROR		ROZ-TOX WOOD ROPE & FABRIC	10872	SGT		SERGEANT'S FLEA SHAMPOO FOR DOGS
			PRESERVATIVE CLEAR LIQUID	10888	BBB		BAYTEX 0.5% READY-TO-USE
7704	HAU		HARTZ 2 IN 1 LUSTER BATH FOR DOGS				INSECTICIDE
7745	HAU		HARTZ 2 IN 1 FLEA POWDER	10921	FSS		GREEN CROSS DOG & CAT REPELLENT
7762	REC		RECOCHEM RAT & MOUSE BAIT				OUTDOOR GRANULAR
7857	GAX		GARDEX DIA ONE INSECTICIDE SPRAY	10946	WIL		WILSON'S ROSE & FLOWER SPRAY
7873	POH		MUSKOL INSECT REPELLENT	10967	RBN		SERGEANT'S FLEA & TICK POWDER
8376	HAU		HARTZ 2 IN 1 LUSTER BATH SOLUTION	11004	JOH		OFF! INSECT REPELLENT
8478	HAU		ITCH-STOP DOG LOTION	11171	NOX		NOXALL CAT & DOG FLEA & TICK PUMP
8718	POP		POULIN'S RAT & MOUSE POISON				SPRAY
8748	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY (FOR	11172	NOX		NOXALL DOG FLEA SHAMPOO LIQUID
			CATS)	11193	JOH		RAID MOSQUITO COILS
8784	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY (FOR	11204	JOH		RAID WASP & HORNET KILLER
			DOGS)	11219	REC		"Z" INSECT REPELLENT SOLUTION
8834	HAU		HARTZ DOG FLEA POWDER	11384	WIL		WILSON'S WASP & HORNET SPRAY
9021	HAC		HAGEN BIRD BATH	11419	PHY	HUB	VETZYME IDS INSECTICIDAL DOG
9154	AMW	AMZ	AMWAY D-15 INSECT REPELLENT				SHAMPOO
9167	FSS		GREEN CROSS ANT KILLER LIQUID	11481	JOH		RAID ANT COCKROACH & EARWIG
9189	NOX		NOXALL CAT & DOG FLEA POWDER				KILLER
9203	JOH		OFF! FRESH OUTDOOR SCENT INSECT	11727	PIC	LEE	PIC MOSQUITO COIL A-50
			REPELLENT	11839	BOY		BLACK FLAG FLYING INSECT KILLER
9221	WIL		WILSON DORMANT OIL SPRAY	12054	HAU		LONGLIFE ALGI-STOP
			INSECTICIDE	12226	SGO		GREEN CROSS GCP PRUNING PAINT
9572	BBB		BAYGON RESIDUAL HOUSEHOLD INSECT	12346	AMW	AMZ	AMWAY BUG SPRAY QUICK KILLING
			SPRAY				INSECTICIDE
9573	BBB		BAYGON HOUSEHOLD INSECT RESIDUAL	12591	SGO		GREEN CROSS SWAT INSECT STRIP
			PRESSURIZED SPRAY	12670	NUG		C-I-L PRUNING SPRAY PRESSURIZED
9626	HAU		HARTZ 2 IN 1 FLEA SOAP	12673	NUG		C-I-L DOG & CAT REPELLENT
9676	BBB		BAYTEX 1% GRANULAR RESIDUAL	12782	WIL		WILSON PRUNING PAINT
			MOSQUITO LARVICIDE	12788	INT		CO-OP VA-FOR FLY STRIP INSECTICIDE
9749	JOH		RAID HOUSE & GARDEN BUG KILLER	12945	REC		RECOCHEM NERO INSECT REPELLENT
9749.01	CBE		MASTERCRAFT HOUSE & GARDEN	13003	UCB		TRE-HOLD SPRAY PAINT
			INSECTICIDE	13029	HAC		HAGEN OUTDOOR REPELLENT
9754	JOH		RAID YARD FOGGER	13030	HAC		HAGEN INDOOR REPELLENT FOR DOGS
9780	REK		BLACK FLAG HOUSE & GARDEN BUG	13055	ZOC	ZOD	VAPORETTE FLEA & TICK COLLAR FOR
			KILLER				DOGS

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
13086	SAF		SANEX MOXY INSECT KILLER	14921	HAU		HARTZ REFLECTING 2 IN 1 PLUS
13171	NUG		CHIPMAN DOG & CAT REPELLENT GRANULAR	14922	HAU		COLLAR FOR DOGS
13179	WIL		WILSON'S HOUSE PLANT INSECT KILLER				HARTZ REFLECTING 2 IN 1 PLUS
13266	HAU		HARTZ 2 IN 1 CAT COLLAR				COLLAR FOR CATS
13287	LAT		LATER'S DIAZINON PRESSURIZED INSECT SPRAY	14928	SGT		SERGEANT'S FLEA & TICK COLLAR FOR DOGS
13438	FAR		ROLL-ON FLY REPELLENT INSECTICIDE	14929	SGT		SERGEANT'S FLEA & TICK COLLAR FOR CATS
13457	HAU		HARTZ 2 IN 1 DOG COLLAR	14950	NUG		C-I-L PRUNING PAINT
13519	CHP		C-I-L KERIGARD HOUSEPLANT INSECTICIDE	14969	REE		R&C II SPRAY INSECTICIDE
13552	JOH		RAID INSECT STRIP	15076	SAF		SANEX SKEETER BOMBS PYRETHRIN CAPSULES
13554	FAR		FARNAM FLYS-AWAY REPELLENT BOMB II	15253	WIL		WILSON'S POTTED PLANT SOIL INSECTICIDE DUST
13606	ZOC	ZOD	VAPORETTE FLEA COLLAR FOR DOGS	15337	JOH		RAID HOUSE & GARDEN BUG KILLER
13607	SDZ		VAPORETTE INTEGRAL BUCKLE FLEA COLLAR FOR CATS	15351	REC		RECORD 100 INSECT REPELLENT
13661	SDZ		VET-KEM INTEGRAL BUCKLE FLEA COLLAR FOR CATS	15411	JOH		RAID FLYING INSECT KILLER PRESSURIZED SPRAY
13692	WIL		WILSON HOUSE & GARDEN BUG KILLER	15550	FSS		GREEN CROSS HOUSE & GARDEN INSECT BLASTER
13692.01	JOH		RAID HOUSE & GARDEN BUG KILLER TRIGGER SPRAY	15568	SAF		SANEX VAPO INSECT STRIP
13692.02	WIL		WILSON GREEN EARTH HOUSE & GARDEN BUG KILLER	15569	HAU		HARTZ DOG FLEA SOAP
13850	YON	FAN	ABSORBINE SUPERSHIELD FLY REPELLENT & INSECTICIDE	15578	HAU		HARTZ 2 IN 1 RID FLEA DOG SHAMPOO
13922	FAR		SWAT FLY REPELLENT CREAM	15579	HAU		HARTZ 2 IN 1 LUSTER BATH FOR DOGS
13978	RAW		MR. OROOM LIQUID FLEA & TICK SHAMPOO	15580	HAU		HARTZ 2 IN 1 LUSTER BATH FOR CATS
13990	JOH		OFF! INSECT REPELLENT TOWELETES	15583	JOH		OFF! PUMP SPRAY INSECT REPELLENT
14020	FSS		GREEN CROSS CREEPY CRAWLY INSECTICIDE SPRAY	15667	STO		REPEX INSECT REPELLENT
14059	HAU		HARTZ 2 IN 1 RID FLEA SHAMPOO	15693	REK		BLACK FLAG TRIPLE ACTION BUG KILLER
14101	LAK	CRT	LAMBERT KEY ZENOX SHAMPOO FOR DOGS	15694	FSS		SOREKA SUPER MOUSE BAIT
14116	WIL		WILSON LIQUID ANTEX KILLS ANTS	15695	CGC		SOREKA CR-2 SUPER MOUSE & RAT BAIT
14116.01	CBE	WIL	GARDEN CLUB LIQUID ANT KILLER	15711	SAF		SANEX MOXY PLUS INSECT KILLER
14119	GHC		WOODSOL GREEN PRESERVATIVE	15712	LAT		LATER'S INDOOR-OUTDOOR PLANT INSECT SPRAY
14121	GHC		WOODSOL CLEAR PRESERVATIVE	15713	SAF		SANEX D-PEST INSECT KILLER
14152	SGO		GREEN CROSS MOUSE BAIT	15757	JOH		RAID MOTH PROOFER
14219	WIL		WILSON'S DRIONE CRAWLING INSECT KILLER POWDER	15883	SGT		SERGEANT'S PUMP CAT FLEA & TICK SPRAY
14223	LAT		LATER'S WEED-ALL PRESSURIZED SPRAY HERBICIDE	15884	SGT		SERGEANT'S DOG FLEA & TICK PUMP SPRAY
14242	REC		RECOCHEM MOSQUITO COILS	15892	WIL		WILSON'S POTTED PLANT INSECT SPRAY
14285	HAC		HAGEN FLEA & TICK SHAMPOO FOR DOGS	15899	SGO		GREEN CROSS FLOWER & VEGETABLE NATURAL BUG KILLER DUST
14316	STO		REPEX INSECT REPELLENT	15975	LAT		LATER'S TOMATO FRUIT SET SPRAY
14326	WAL		WATKINS INSECT REPELLENT LOTION	16056	SAF		SANEX JUNGLE POWER INSECT REPELLENT
14375	SGO		S.W.A.T. YARD & PATIO FOGGER	16063	JOH		RAID FLYING INSECT BUG KILLER
14380	REK		BLACK FLAG ANT TRAPS WITH PROPOXUR	16082	LAT		LATER'S PRESSURIZED INSECT KILLER FOR HOUSE & GARDEN
14514	JOH		RAID VEGETABLE GARDEN FOGGER	16088	BBB		SENDRAN INSECTICIDE SHAMPOO
14573	SDZ		VET-KEM FLEA & TICK POWDER	16144	FSS		FLEA KILLER FOR PETS
14577	NUG		C-I-L KERIGARD HOUSEPLANT INSECTICIDE SPRAY	16152	JOL		SUREKILLER RESIDUAL INSECT SPRAY
14668	SFR		SAFER'S INSECTICIDAL SOAP CONCENTRATE	16196	JOH		RAID WEED KILLER PRESSURIZED SPRAY
14703	NUG		C-I-L LIQUID ANT KILLER	16214	LAT		LATER'S LIQUID ANT KILLER
14762	NUG		C-I-L CRAWLING INSECT KILLER DUST	16218	LAT		LATER'S LATHRIN CONCENTRATE (1 TO 3) INSECTICIDE
14794	CGC		GREEN CROSS TOMATO FRUIT SET	16219	LAT		LATER'S GROW 'N' CARE HOUSE PLANT INSECT KILLER R.T.U.
14891	WOB		G.H. WOOD MOTHKILLER MOTH BALLS	16222	BBB		SENDRAN TICK & FLEA DAB-ON
14919	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR PUPPIES	16247	PIC	LEE	PIC X-100 INSECT REPELLENT
14920	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR LARGE DOGS	16282	SXA		SANEX PRO AEROSOL (PROFESSIONAL STRENGTH) INSECTICIDE
				16283	JOH		DEEP WOODS OFF INSECT REPELLENT
				16294	FSS		GREEN CROSS DERITOX ORGANIC INSECTICIDE DUST

Registration No.	Registrant	Agent	Pesticide
16341	JOH	LEE	RAID MOSQUITO COILS
16487	PIC		PIC ANT TRAP
16496	INT		CO-OP ANT & ROACH RESIDUAL SPRAY
16515	WIL		WILSON'S ROOTS LIQUID ROOT STIMULATOR WITH FUNGICIDE
16516	WIL		WILSON'S PRESSURIZED SPRAY FRUIT SET
16527	HAC		HAGEN FLEA COLLAR FOR DOGS
16528	HAC		HAGEN FLEA COLLAR FOR LARGE DOGS
16529	HAC		HAGEN FLEA COLLAR FOR CATS
16533	WIL		WILSON'S CUTWORM & SOWBUG BAIT
16535	HAC		HAGEN FLEA COLLAR FOR PUPPIES
16546	UBA		VETATIX INSECTICIDAL SHAMPOO FOR DOGS & CATS
16561	SFR		SAFER'S INSECTICIDAL SOAP FOR HOUSEPLANTS (NATURAL)
16600	LAT		LATER'S DIPHA-TOX RAT & MOUSE KILLER BAIT
16606	POF		FOSSIL FLOWER INSECTICIDAL SOAP (CONCENTRATE)
16607	CGC		INSECTICIDAL SOAP FOR FLOWERS & VEGETABLES
16673	HAU		HARTZ 2 IN 1 FLEA & TICK POWDER FOR DOGS
16699	SAF		SANEX BROMONE RODENTICIDE PELLETS
16700	SAF		SANEX BROMONE RODENTICIDE MEAL BAIT
16709	BOY	CCN	BLACK FLAG OUTDOOR FOGGER
16773	CHP		C-I-L ANT & CRAWLING INSECT KILLER
16782	NUG		C-I-L SOLOARD ANT & GRUB KILLER DUST
16832	JOH		RAID CRACK & CREVICE ROACH FOAM
16851	SXA		SANEX RESMEN PRESSURIZED SPRAY INSECTICIDE 0.25%
16859	CSM		BLACK FLAG MOSQUITO COILS
16973	SAF		SANEX HOUSE & GARDEN INSECTICIDE
17033	HAC		HAGEN BIRD GUARD
17038	REK		BLACK FLAG NOOK & CRANNY BUG KILLER
17049	INT		CO-OP BROMONE MOUSE KILLER
17055	REC		CANARY SEED MOUSE BAIT
17103	SFR		RECOCHEM CEDAR SCENTED MOTH BALLS
17122	CGC		SAFER'S DE-MOSS MOSS & ALGAE KILLER
17151	WIL		GREEN CROSS HOUSE PLANT INSECTICIDE
17194	REK		WILSON ANT TRAP
17195	PIC	LEE	BLACK FLAG HOUSE & GARDEN BUG KILLER
17238	WIS	OLA	PIC INSIDE/OUTSIDE BUG KILLER
17239	WIS	OLA	REPEL 100 INSECT REPELLENT LIQUID
17267	HAC		REPEL INSECT REPELLENT LOTION
17268	HAC		HAGEN FLEA & TICK POWDER FOR CATS
17307	SFR		HAGEN FLEA & TICK POWDER FOR DOGS
17341	SAF		SAFER'S FLEA SOAP FOR DOGS
17343	REC		JUNGLE POWER INSECT REPELLENT
17396	JOH		RECOCHEM LIQUID ANT KILLER
17398	CHP		RAID ANT TERMINALS
17399	CHP		C-I-L FLORAL INSECT KILLER (READY-TO-USE)
17400	SDZ		C-I-L VEGETABLE INSECT KILLER
17471	PIC	LEE	VET-KEM FLEA & TICK SHAMPOO FOR CATS, DOGS AND SHOW HORSES
			PIC ROACH KILLER

Registration No.	Registrant	Agent	Pesticide
17492	BOY		BLACK FLAG VAPONA NO-PEST STRIP
17494	PRQ		SUPER BLOC I BAIT BLOCK
17538	SXA		SANEX 5% SEVIN DUST INSECTICIDE
17539	JOH		RAID CATERPILLAR & GYPSY MOTH KILLER
17546	WIL		WILSON'S GARDEN SULPHUR FUNGICIDE/MITICIDE
17586	PIC	LEE	PIC WASP & HORNET KILLER
17587	PIC	LEE	PIC ANT, ROACH & SPIDER KILLER
17674	SDZ		VET-KEM INTEGRAL BUCKLE FLEA & TICK COLLAR FOR CATS
17709	SFR		SAFER'S FLEA SOAP FOR CATS
17763	SUP		SUNFRESH HOUSE & GARDEN INSECTICIDE
17783	BOY		BLACK FLAG TENT CATERPILLAR KILLER
17798	WIL		WILSON ANT & GRUB KILLER DUST
17798.01	WTR	WIL	WHITE ROSE GUARDIAN ANT, EARWIG & GRUB KILLER DUST
17798.02	WIL		WILSON GARDEN AUTHORITY ANT & GRUB KILLER DUST
17798.03	POP	WIL	POULIN'S MULTI-PURPOSE INSECT DUST
17798.04	CBE	WIL	GARDEN CLUB ANT & GRUB KILLER INSECTICIDE DUST
17799	WIL		WILSON HOUSEHOLD PEST CONTROL TRIGGER SPRAY KIT
17957	BOY		COMBAT LIQUID INSECT REPELLENT
17959	HAU		HARTZ 2 IN 1 FLEA & TICK POWDER FOR CATS
17960	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY FOR DOGS
17961	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY FOR CATS
18014	WIL		WILSON SPOTWEED LAWN WEED KILLER (READY TO USE)
18014.01	JOH		RAID LAWN WEED KILLER
18014.02	WIL		WILSON GARDEN AUTHORITY SPOTWEED LAWN WEEDKILLER
18014.03	HOW	WIL	GARDEN MASTER LAWN SPOT WEED KILLER READY-TO-USE LIQUID
18014.04	KMA	WIL	K-GRO SPOTWEED LAWN WEEDKILLER
18014.05	SUF	WIL	READY TO USE SPOTWEED KILLER FOR LAWNS
18014.06	IDN	WIL	BOTANIX SPOTWEED READY-TO-USE LAWN WEED KILLER
18072	LAT		LATER'S ROSE & FLOWER INSECT KILLER
18073	LAT		LATER'S TOMATO & VEGETABLE INSECT KILLER
18074	PUG		SMASH IV HOUSE & GARDEN INSECTICIDE
18087	LAT		LATER'S WEED-STOP WEED KILLER
18093	PGH		THE ORIGINAL MUSKOL INSECT REPELLENT
18105	PIC	LEE	PIC 75% DEET INSECT REPELLENT
18108	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR DOGS
18109	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR CATS
18111	SXA		VET TEK FLEA SHAMPOO & CONDITIONER
18116	WIL		WILSON VEGETABLE GARDEN SPRAY READY-TO-USE
18116.01	JOH		RAID TOMATO & VEGETABLE SPRAY
18116.02	WIL		WILSON GREEN EARTH VEGETABLE GARDEN SPRAY

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
18117	WIL		WILSON FLOWER GARDEN SPRAY				(NON AEROSOL PUMP SPRAY)
18117.01	JOH		RAID FLOWER GARDEN SPRAY	18547	SCU	CRY	SCHULTZ INSTANT HOUSE PLANT & GARDEN INSECTICIDE SPRAY
18117.02	WIL		WILSON GREEN EARTH FLOWER GARDEN SPRAY	18552	PIC	LEE	PIC LIQUID ANT KILLER
18141	SFR		SAFER'S DE-MOSS MOSS KILLER (FOR STRUCTURAL SERVICES)	18661	CHZ		COGHLAN'S MOSQUITO COILS
18194	WIS	GLA	REPEL INSECT REPELLENT	18687	SGO		ANT, COCKROACH AND CRAWLING INSECT KILLER
			NON-AEROSOL PUMP (SPORTSMEN FORMULA)	18708	SFR		SAFER'S FRUIT & VEGETABLE INSECTICIDE (NATURAL)
18195	WIS	GLA	REPEL 100 INSECT REPELLENT	18778	PGH		MUSKOL INSECT REPELLENT WITH SUNSCREEN LOTION 6
			NON-AEROSOL PUMP	18790	INN		INSECTO NO 2 COMMERCIAL INSECTICIDE
18252	SXA		SANEX WASP & HORNET KILLER	18801	PSS		GREEN CROSS ANT, GRUB AND CUTWORM KILLER
			PRESSURIZED SPRAY	18802	SGF		GREEN CROSS CUTWORM DUST INSECTICIDE
18289	PSS		GREEN CROSS EVER-READY ROSE/FLOWER INSECTICIDE	18909	HAU		HARTZ 2 IN 1 FLEA & TICK KILLER FOR CATS
18290	PSS		GREEN CROSS EVER-READY TOMATO & VEGETABLE INSECTICIDE	18910	HAU		HARTZ 2 IN 1 FLEA & TICK KILLER FOR DOGS
18295	SGF		GREEN CROSS KILLEX READY-TO-USE (SPOT KILLER)	18974	WIL		WILSON ROACH DESTROYER
18303	SXA		SANEX CABBAGE DUST INSECTICIDE	18992	WIL		WILSON PARAFFINIZED RAT & MOUSE BAIT PELLETS
18332	NUG		C-I-L CRAWLING INSECT KILLER	18993	WIL		WILSON BAIT BLOKS KILLS RATS & MICE
18349	SGO		GREEN CROSS READY-TO-USE CREEPY CRAWLY PEST CONTROL	19005	CAA		CADILLAC MOTH KILLER PERFUMED BLOCK
18355	SFR		SAFER'S ROSE & FLOWER INSECTICIDE R.T.U. (NATURAL)	19015	BOY		BLACK FLAG WASP & HORNET KILLER
18356	SFR		SAFER'S AFRICAN VIOLET INSECTICIDE	19016	REK		BLACK FLAG FLEA KILLER
18364	MLS	BBB	CUTTER EVERGREEN SCENT INSECT REPELLENT PRESSURIZED SPRAY	19038	SDZ		ZODIAC FLEA & TICK PUMP SPRAY
18365	MLS	BBB	CUTTER INSECT REPELLENT PRESSURIZED SPRAY	19061	SFR		SAFER'S DEFENDER NATURAL GARDEN FUNGICIDE
18366	MLS	BBB	CUTTER EVERGREEN SCENT INSECT REPELLENT CREAM	19107	FRE		THE ORIGINAL SKEETO-BAN INSECT REPELLING-JACKET OR PANTS
18367	MLS	BBB	CUTTER INSECT REPELLENT CREAM	19194	FRE		THE ORIGINAL SKEETO-BAN BUG REPELLENT
18383	NUG		C-I-L SPOT WEEDEE (READY-TO-USE)	19209	SDZ		ZODIAC FLEA & TICK SHAMPOO
18390	JAN		K.F.L. INSECTICIDE SHAMPOO FOR DOGS & CATS	19210	SDZ		ZODIAC BREAK AWAY FLEA & TICK COLLAR FOR CATS
18397	TOM	PSI	TOMLYN FLEA & TICK SHAMPOO	19211	SDZ		ZODIAC INTEGRAL BUCKLE FLEA & TICK COLLAR FOR DOGS
18402	TOM	PSI	TOMLYN DAILY PROTECTION PEST SPRAY (FOR CATS & KITTENS)	19216	CMF		INSECTIGONE INSECT CONTROL POWDER (100% NATURAL)
18403	TOM	PSI	TOMLYN DAILY PROTECTION PEST SPRAY (FOR DOGS & PUPPIES)	19228	WIL		WILSON EARWIG DESTROYER GRANULES
18418	SFR		SAFER'S DE-MOSS MOSS KILLER HERBICIDE	19228.01	WIL		WILSON GARDEN AUTHORITY EARWIG KILLER
18423	APA		APAVAP SPRAY FLYING INSECT KILLER	19244.03	AMX		FLY FOGGER
18444	SDZ		VET-KEM FLEA & TICK PUMP SPRAY	19250	SGT		SERGEANT'S HOUSEHOLD FLEA KILLER SPRAY
18445	BOY		BLACK FLAG TOMATO & VEGETABLE GARDEN FOGGER	19273	INT		CO-OP SUPER INDOOR/OUTDOOR BUG KILLER
18449	JOH		RAID LIQUID ANT KILLER	19275	BOY		COMBAT INSECT REPELLENT
18474	INT		CO-OP TOMATO & VEGETABLE INSECT CONTROL LIQUID	19283	KEM	CCN	ATAK HORNET & WASP KILLER INSECTICIDE SPRAY
18475	INT		CO-OP ROSE & ORNAMENTAL INSECT CONTROL LIQUID	19284	KEM	CCN	ATAK ANT & ROACH KILLER INSECTICIDE SPRAY
18494	JOL		INSTANT SUREKILLER RESIDUAL PRESSURIZED INSECTICIDE SPRAY	19294	ICC		HOT FOOT BIRD REPELLENT PASTE
18499	HOH	ROX	RIVER TRAIL LIQUID INSECT REPELLENT	19307	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
18505	SDZ		VET-KEM INTEGRAL BUCKLE FLEA & TICK COLLAR (FOR DOGS)	19308	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
18506	SDZ		BREAK-AWAY FLEA & TICK COLLAR FOR CATS	19322	MLS	BBB	CUTTER MAXIMUM STRENGTH INSECT REPELLENT LIQUID
18507	BBB		SENDRA FLEA & TICK COLLAR FOR DOGS	19332	ZOD		VAPORETTE BREAK-AWAY FLEA COLLAR FOR CATS
18511	SDZ		VET-KEM INTEGRAL BUCKLE FLEA COLLAR FOR DOGS	19333	SDZ		VAPORETTE INTEGRAL BUCKLE FLEA
18512	SDZ		VET-KEM BREAK-AWAY FLEA COLLAR FOR CATS				
18543	PIC	LEE	PIC X-100 DEET INSECT REPELLENT				

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
19390	JOL		COLLAR FOR DOGS	19962	PFP	PTM	PPP FLEA & TICK SHAMPOO (DOGS & CATS)
19437	SFR		SUREKILLER ANT KILLER	20003	NUG	CCN	C-I-L WASP & HORNET KILLER
			SAFER'S FRUITS & VEGETABLE	20068	LAT		LATER'S FLEA-B-GON FLEA & TICK KILLER
19444	SFR		INSECTICIDE (NATURAL)	20070	FSS		GREEN CROSS EARWIG ELIMINATOR
			SAFER'S APHID & WHITEFLY KILLER				INSECTICIDE SPRAY
19445	SFR		NATURAL (R.T.U.)	20085	PFP	PTM	PPP FLEA & TICK HOME & KENNEL POWER SPRAY
19449	SFR		SAFER'S SPIDER MITE SPRAY (NATURAL)	20086	PFP	PTM	PPP FLEA & TICK SPRAY
			SAFER'S APHID & WHITEFLY	20117	BOY		BLACK FLAG ROACH CONTROL SYSTEM
19452	JOL		INSECTICIDE (NATURAL)	20194	FUB		FULLER HOUSE & GARDEN #1012
19454	BDN	HOD	SUREKILLER CRAWLING INSECTICIDE II				INDOOR/OUTDOOR INSECTICIDE
19460	SFR		POKON PLANT SPRAY INSECTICIDE	20203	SFR		SAFER'S ATTACK ANT KILLER
19475	HAC		SAFER'S FLEA & TICK SPRAY (R.T.U.)	20223	SXA		SANEX TRI-KIL R.T.U. SPOT WEEDER
			HAGEN PETS & PREMISES FLEA & TICK				LIQUID SPRAY
			PUMP SPRAY	20230	SGT		SERGEANT'S RUG PATROL FLEA KILLER
19526	CLC		MAXFORCE ROACH CONTROL SYSTEM				SPRAY
19567	LAT		LATER'S PRUNING SEAL	20231	SAT	UVL	UNITED VAN LINES SANITIZED VAN
19587	BBB	CCN	PARA-PREMISE INSECTICIDE SPRAY				INTERIOR SPRAY
19590	JOH		RAID ANT ROACH & EARWIG BUG	20234	BOY		COMBAT MOSQUITO REPELLENT STICK
			KILLER	20235	REK		BLACK FLAG ANT BAITS
19599	HAC		HAGEN FLEA COLLAR FOR DOGS AND	20375	TNR	TNQ	BEN'S 100 INSECT REPELLENT SPRAY
			PUPPIES	20376	TNR	TNQ	BEN'S 100 INSECT REPELLENT LOTION
19600	HAC		HAGEN FLEA COLLAR FOR CATS &	20378	WIL		WILSON ANT, ROACH AND EARWIG
			KITTENS				KILLER
19601	HAC		HAGEN FLEA COLLAR FOR DOGS WITH	20382	BLL	MAE	QUINTOX RAT & MOUSE BAIT PACS
			INTEGRAL BUCKLE	20383	BLL	MAE	QUINTOX MOUSE SEED PACS
19602	HAC		HAGEN FLEA COLLAR FOR CATS	20412	EAT	DDB	EATON'S 4 THE BIRDS TRANSPARENT
19648	AVM	CCN	ASSAULT FLYING INSECT KILLER				BIRD REPELLENT LIQUID
19651	PUG		PUROGUARD R.K. 42 READY-TO-USE	20440	REK		BLACK FLAG LIQUID ANT KILLER
			RESIDUAL SPRAY	20445	SGF		ROUNDUP L&G READY-TO-USE
19678	AVM	CCN	ARISTA CONTACT & RESIDUAL				HERBICIDE
			INSECTICIDE SPRAY	20446	MOX		ROUNDUP L&G CONCENTRATED
19688	NUG		C-I-L CHLORISECT SOIL & LAWN INSECT	20455	PGH		MUSKOL LITE INSECT REPELLENT
			DUST				PRESSURIZED SPRAY
19691	SFR		SAFER'S NATURAL GARDEN FUNGICIDE	20460	WIL		WILSON FUNGUS GNAT KILLER
19703	SFR		SAFER'S SULPHUR DUST FUNGICIDE	20471.01	CGC		GREEN CROSS CREEPY CRAWLY ROACH
			MITICIDE				CONTROL SYSTEM
19759	NUG		C-I-L EARWIG KILLER DUST	20478	WBC	GAX	DRAX ANT KIL GEL
19769	WIL		WILSON ANT & ROACH KILLER	20478.01	EKO		VICTOR LIQUID ANT KILLING SYSTEM
19770	INT	CCN	CO-OP FLY & MOSQUITO KILLER	20503	SFR		SAFER'S EARWIG KILLER (NATURAL)
19771	INT	CCN	CO-OP CRAWLING INSECT KILLER	20504	SFR		SAFER'S EARWIG KILLER (NATURAL)
19785	WIL		WILSON ANT, ROACH, EARWIG KILLER	20561	SFR		SAFER'S NATURAL CATERPILLAR
19816	CLC		IMPACT ROACH CONTROL SYSTEM				KILLER
19829	SFR		SAFER'S TOMATO & VEGETABLE	20562	SFR		SAFER'S VEGETABLE GARDEN
			INSECTICIDE RTU				INSECTICIDE RTU
19856	KEM		ATAK INDOOR INSECT KILLER	20563	SFR		SAFER'S TROUNCE YARD & GARDEN
19876	INT		CO-OP TREE WOUND DRESSING				INSECTICIDE
			ASPHALT EMULSION	20564	SFR		SAFER'S TROUNCE YARD & GARDEN
19901	MOX	MOL	CLEAR-IT 1 NON-SELECTIVE HERBICIDE				INSECTICIDE
19902	MOX	MOL	CLEAR-IT 2 NON-SELECTIVE HERBICIDE	20565	SFR		SAFER'S TROUNCE HOUSEPLANT
19903	MOX	MOL	CLEAR-IT 3 NON-SELECTIVE HERBICIDE				INSECTICIDE (NATURAL)
19904	MOX	MOL	SIDE-KICK #1 NON-SELECTIVE WEED &	20566	SFR		SAFER'S NATURAL HOUSEPLANT
			GRASS KILLER				INSECTICIDE (CONC.)
19905	MOX	MOL	SIDE-KICK #2 NON-SELECTIVE WEED &	20570	SDZ		VET-KEM PREMISE SPRAY
			GRASS KILLER	20574	ORM	CCN	ORMOND TENOCIDE FOAM FLEA & TICK
19906	MOX	MOL	SIDE-KICK #3 NON-SELECTIVE WEED &				KILLER
			GRASS KILLER	20667	HOW	CCN	PRO-HARDWARE HOUSE & GARDEN
19909	PGH		MUSKOL INSECT REPELLENT SPRAY				INSECT KILLER
			PRESSURIZED	20668	HOH	CCN	HOME GARDENER HOUSE & GARDEN
19913	MGK	WIC	D-TRANS HOUSE & GARDEN SPRAY 1862				INSECT KILLER
19915	SGO		GREEN CROSS EARWIG ELIMINATOR	20669	JAN	CCN	SIPHEX-14 CARPET & PREMISE CONTACT
			BAIT				& RESIDUAL SPRAY
19918	BOY		BLACK FLAG ANT & COCKROACH	20671	DIS		DISPAR FLEA-3 PRESSURIZED CONTACT
			KILLER				& RESIDUAL INSECTICIDE SPRAY
19929	SFR		SAFER'S ROSE & FLOWER INSECTICIDE				
			(NATURAL)				
19953	BOY		BLACK FLAG ANT & EARWIG KILLER				

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
20677	DIS	CCN	DISPAR FLEA-1 FLEA & TICK MOUSSE SHAMPOO FOR PETS	21333	SDZ		RALSTON COUNTRY ROADS FLEA & TICK COLLAR FOR SMALL DOGS
20678	BBB	CCN	FLEATOL MOUSSE SHAMPOO	21334	SDZ		RALSTON COUNTRY ROADS FLEA & TICK COLLAR FOR LARGE DOGS
20679	MMN	CCN	3M #1491 FLEA & TICK FOAM SHAMPOO	21340	CMF		INSECTIGONE COCKROACH & ANT KILLER
20693	BBB	CCN	PARA FOAM FLEA & TICK QUICK BREAKING FOAM	21341	CMF		INSECTIGONE EARWIG KILLER
20694	SDZ		VET-KEM QUICK BREAKING INSECTICIDE FOAM FOR CATS & DOGS	21342	CMF		INSECTIGONE ANT KILLER
20695	JAN	CCN	SIPHEX-14 MOUSSE (FLEA & TICK FOAM)	21347	SDZ		RALSTON COUNTRY ROADS FLEA COLLAR FOR CATS
20717	SEX		SILLO R.K. 42 DOMESTIQUE	21350	WIL		WILSON GREEN EARTH ORGANIC ROTENONE INSECT DUST
20773	JOH		RAID ROACH & EARWIG BAITS	21357	SDZ		VET-KEM SIPHOTROL P.M. (KILLS FLEAS)
20778	AJD	CCN	KONK PRO INSECT KILLER	21373	SDZ		VET-KEM SIPHOTROL PLUS KILLS FLEAS
20783	AJD	CCN	KONK TOO FLYING INSECT KILLER	21383	AEM	CTR	DUO-CIDE RESIDUAL INSECTICIDE FLEA & TICK SPRAY FOR DOGS
20784	PFP	PTM	PPP FLEA & TICK MOUSSE	21393	INH		INSECTA 1000
20848	SFR		SAFER'S ROACH & CRAWLING INSECT KILLER	21406	SGT		SERGEANT'S FLEA SOAP FOR DOGS
20854	BOY		BLACK FLAG INSECT STRIP	21422	SFR		SAFER'S ROTENONE ORGANIC GARDEN DUST
20905	LAT		LATER'S PET FLEA & TICK SPRAY	21424	TNR	TNQ	NATRAPEL INSECT REPELLENT (LOTION) WITH ALOE
20918	SDZ		VET-KEM SIPHOTROL HOUSEHOLD FLEA SPRAY	21425	TNR	TNQ	NATRAPEL INSECT REPELLENT (SPRAY) WITH ALOE
20972	ROK		GOLDEX MOTH BALLS	21453	WIL		WILSON R.T.U. REPELL DOG & CAT REPELLENT
21002	REC		MOTH RID 3	21474	WIL		WILSON GREEN EARTH DRIONE CRAWLING INSECT KILLER
21010	WIL	CCN	WILSON JET FOAM WASP & HORNET KILLER	21500	VTR	WIL	CYCLE BREAKER FLEA & TICK POWDER
21030	HRY		EASY-OFF CARPET FLEA KILLER	21510	NAC		KILLEMOL
21036	HOH	CCN	HOME GARDENER CRAWLING INSECT KILLER	21511	MTK		LAY'EM LOW PRESSURIZED INSECTICIDE SPRAY
21037	HOW	CCN	PRO-HARDWARE EARWIG & CRAWLING INSECT KILLER	21512	CER		PUMMEL PRESSURIZED INSECT SPRAY
21050	SEX		EXTERMINATOR IN A BOTTLE SMASH IV INSECTICIDE (RTU)	21540	RAK		RALSTON COUNTRY ROADS FLEA & TICK SHAMPOO FOR DOGS
21072	SHT	CHP	C-I-L MOUSEBUSTER WITH RATAK	21541	RAK		RALSTON COUNTRY ROADS FLEA & TICK SHAMPOO FOR CATS
21082	HOH	CCN	HOME GARDENER HORNET & WASP KILLER	21542	RAK		RALSTON COUNTRY ROADS CARPET FLEA CONTROL SPRAY
21087	HOW	CCN	PRO HARDWARE HORNET & WASP KILLER	21543	RAK		RALSTON COUNTRY ROADS YARD & PREMISE SPRAY
21108	MRR	NUO	MR. ROACHKILLER ROACH CONTROL SYSTEM	21547	JOH		DEEP WOODS INSECT REPELLENT (PRESSURIZED SPRAY)
21112	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP	21548	RAK		RALSTON COUNTRY ROADS FLEA & TICK SPRAY FOR CATS & DOGS
21113	WIL		WILSON GREEN EARTH INDOOR-OUTDOOR INSECTICIDAL SOAP	21550	AFL		DELLA-MIST LIVESTOCK SPRAY
21118	VTR		CYCLE BREAKER 2 (PREMISE AEROSOL SPRAY)	21552	JOH		DEEP WOODS PUMP SPRAY INSECT REPELLENT
21120	VTR		CYCLEBREAKER 4 FLEA & TICK SHAMPOO	21556	AFL		DELLA-ZAP INDUSTRIAL AEROSOL
21121	VTR		CYCLEBREAKER 5 INSECTICIDE SOLUTION	21558	MMN		3M PET & PREMISES FLEA SPRAY
21165	WIL		WILSON GREEN EARTH CONCENTRATED NATURAL ANIMAL REPELLENT	21576	REK		COMBAT INSECT REPELLENT PRESSURIZED SPRAY
21166	WIL		WILSON GREEN EARTH READI-SPRAY NATURAL ANIMAL REPELLENT	21577	REC		INSECT REPELLENT
21206	SDZ		VET-KEM OVITROL PLUS FOR DOGS & CATS (WITH PRECOR)	21578	AMX		BANDIT PREMISE AEROSOL SPRAY
21274	CLC		IMPACT ANT CONTROL SYSTEM	21579	AMX		BANDIT INSECTICIDE SOLUTION
21296	WIL		WILSON FLEA & TICK POWDER FOR DOGS & CATS	21580	AMX		CONCENTRATE (FOR DOGS & CATS)
21299	JOH		OFF! SKINTASTIC LOTION INSECT REPELLENT (WITH ALOE VERA)	21592	AMX		BANDIT FLEA & TICK SHAMPOO (FOR DOGS & CATS)
21321	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP (HOSE SPRAY)	21594	AVM	CCN	BANDIT FLEA & TICK POWDER
21322	WIL		WILSON GREEN EARTH INDOOR-ORGANIC INSECTICIDAL SOAP (CONCENTRATED-MIX)	21607	RAK		OPTIMA DUAL PURPOSE INSECTICIDE
21326	MMN		SECTROL PREMISES FLEA SPRAY	21616	DIS		RALSTON COUNTRY ROADS DOG & CAT REPELLENT
21327	MMN		SECTROL PET SPRAY	21622	AMX		FLEA 2 FLEA & TICK SPRAY FOR PETS
				21623	VTR		BANDIT PET AEROSOL SPRAY
				21631	VTR		CYCLE BREAKER 1 PET AEROSOL SPRAY
							CYCLE BREAKER 3 PET PUMP INSECT.

Registration No.	Registrant	Agent	Pesticide
			SPRAY
21632	AMX		BANDIT PET PUMP INSECTICIDE SPRAY
21635	FSS		NATURAL SOLUTION
			GARDEN/VEGETABLE BUG KILLER
21715	INT		CO-OP INSECT REPELLENT
21733	RUD	FSS	GET OFF MY GARDEN DOG & CAT REPELLENT
21743	REK		BLACK FLAG ANT, ROACH & EARWIG KILLER INSECTICIDE
21744	SDZ		ZODIAC ENDALSECT FLEA SPRAY FOR DOGS & CATS
21747	SDZ		ENDALSECT FLEA SPRAY FOR CATS
21759	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
21761	SDZ		ZODIAC ENDALSECT CARPET SPRAY
21762	SDZ		ZODIAC ENDALSECT PREMISE FLEA SPRAY
21791	RUD	FSS	GET OFF MY GARDEN INDOOR/OUTDOOR DOG & CAT REPELLENT
21793	JOH		RAID ANT, ROACH & EARWIG BUG KILLER
21825	JOH		RAID ANT, ROACH, EARWIG BUG KILLER FOR CRAWLING INSECTS
21834	SGF		GREEN CROSS HORNET & WASP BLASTER
21839	SGO		GREEN CROSS HOUSE & GARDEN INSECT BLASTER
21843	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - SPRING FRESH SCENT
21865	SGT	WIL	SERGEANT'S SHOO INDOOR/OUTDOOR DOG & CAT REPELLENT
21868	JOH		OFF! INSECT REPELLENT TOWELETES
21871.01	PTV		PET VALU DOG & CAT FLEA & TICK SHAMPOO
21872.01	PTV		PET VALU PUMP INSECTICIDE SPRAY FOR PETS
21878	LAT		LATER'S DOG SHAMPOO
21880	WIL		WILSON GREEN EARTH GARDEN SULPHUR FUNGICIDE/MITICIDE
21881	LAT		SUPER PET FLEA & TICK SPRAY
21886	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
21890	WIL		WILSON GREEN EARTH GARDEN SULPHUR FUNGICIDE/MITICIDE
21908	REK		BLACK FLAG ANT, COCKROACH & EARWIG KILLER
21936	WIL		WILSON GREEN EARTH DIO BUG & SLUG KILLER
21944	CMJ		CHEMAC QUICK 'N EASY DOG & CAT REPELLENT
21999	SXA		SANEX JUNGLE POWER PRESSURIZED SPRAY INSECT REPELLENT
22001	SXA		JUNGLE POWER FOAM INSECT REPELLENT
22010	REK		COMBAT INSECT REPELLENT LOTION
22014	HHH	FAM	SUPERCIDE (FOR DOGS, CATS & HORSES)
22027	FSS		GREEN CROSS VAPONA NO-PEST STRIP
22030	LAT		LATER'S DOG & CAT REPELLENT
22031	BBB	CCN	SPRAY N'REPEL
22050	LPH	AGT	MAK MINI BLOCK
22053	AVM	CCN	HARVEST TIME FLYING INSECT KILLER
22054	PRQ	CCN	SUPER MIST + (METERED SPRAY)
22059	SXA		SANEX PRO 51
22069	DIS		TRAP-N-A-SAK II KILLS RATS & MICE
22115	SGT	WIL	SERGEANT'S FLEA & TICK POWDER FOR

Registration No.	Registrant	Agent	Pesticide
			DOGS
22116	SGT	WIL	SERGEANT'S FLEA & TICK POWDER FOR CATS
22122	NHM		NASCHEM A204 BUZZ-OFF WASP & HORNET BLASTER
22123	NHM		NASCHEM A231 RESI-DUEL INSECTICIDE
22124	NHM		NASCHEM A221 CONTACT INSECTICIDE PRESSURIZED
22136	BLL	MAE	DITRAC MOUSE BAIT STATION
22153	SXA		SANEX FLY KILLER INSECTICIDE
22157	RYN		BUZZ OFF BIRD REPELLENT
22169	JOH		RAID HOUSE & GARDEN BUG KILLER TRIGGER SPRAY
22170	AVM	CCN	OPTIMA DUAL PURPOSE INSECTICIDE
22170.02	FUB	AVM	FULLER 1012 DUAL PURPOSE INSECTICIDE
22185	LAT	CCN	LATER'S HORNET & WASP KILLER FOAM
22186	LAT	CCN	LATER'S HOUSE & GARDEN INSECT KILLER SPRAY
22210	SFR		SAFER'S INSECTICIDAL SOAP
22213	SDZ		CONCENTRATE HOSE-END SPRAY
22214	MMN		VET-KEM SIPHOTROL FORTE
22221	JOH		3M FLEA & TICK SHAMPOO FOR DOGS & CATS
22240	BLL	MAE	RAID ANT BAITS II
22244	SFR		CONTRAC RODENTICIDE (KILLS WARFARIN RESISTANT NORWAY RATS)
22245	SFR		SAFER'S TOPGUN CONTACT WEED KILLER (FAST ACTING)
22249	SDZ		SAFER'S TOPGUN WEED KILLER
22253	JMD	BOV	ZOECON PETCOR FLEA SPRAY FOR DOGS & CATS
22257	JOH		BUG KILL INSECTICIDE
22258	JOH		DEEP WOODS OFF! INSECT REPELLENT
			DEEP WOODS OFF! PUMP SPRAY INSECT REPELLENT
22263	KEM	CCN	KONK PRO COMMERCIAL & FARM INSECT KILLER
22295	SKN	SKB	ADAMS AQUA SPRAY (WITH PYRETHRINS)
22311	JOH		OFF! SKINTASTIC SPRAY INSECT REPELLENT
22319	CTZ		CT-311 DAIRY FLY AEROSOL
22329	SGT		PRESSURIZED INSECTICIDE
22331	SGT		SERGEANT'S FLEA & TICK SPRAY FOR CATS
			SERGEANT'S FLEA & TICK SPRAY FOR DOGS
22405	MOM	MAE	HAWK MOUSE BAIT STATION
22406	MOM	MAE	TOMCAT MOUSE BAIT STATION
22426	MOK	WIC	EVERCIDE FLEA & TICK SPRAY 2412
22427	TNR	TNQ	NATRAPEL ECO SPRAY
22442	WBC	OAX	CB 3-312 INSECTICIDE (WITH ESBIOTHRIN)
22450	MMN		3M DURATROL HOUSEHOLD FLEA SPRAY
22463	SGT		SERGEANT'S FLEA & TICK SHAMPOO FOR CATS
22483	WHM	GAX	WHITMIRE PTS65 PLUS XLO INSECTICIDE PRESSURIZED SPRAY
22483.01	ELS	GAX	IDEAL AEROSOL INSECTICIDE
22501	BLL	MAE	DITRAC RAT & MOUSE BAIT
22535	PPK	LTR	PROLINE FLEA, TICK & CRAWLING INSECT KILLER
22536	PTV	LTR	PET VALU FLEA, TICK & CRAWLING INSECT KILLER
22545	ARO	LTR	ARMSTRONG FLEA TICK AND CRAWLING

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
22547	INT	CCN	INSECT KILLER	22916	SDZ		ROTENONE INSECT DUST
22537	PTA		CO-OP GENERAL HOME & GARDEN INSECT CONTROL	22919	VRB	CTR	ZODIAC ENDALSECT MOUSSE (FOR CATS & DOGS)
22574	PRQ		FLEA AND TICK SHAMPOO FOR DOGS AND CATS	22927	SGF		ECTO-SOOTHE OATMEAL PESTICIDAL SHAMPOO
22591	MGK	WIC	M. BIBITE (ANT COCKROACH & EARWIG KILLER)	22934	SUF	WIL	CREEPY CRAWLY HORNET & WASP FOAM I
22611	JOH		EVERCIDE FLEA & TICK PET SPRAY 2412	22966	MMN		READY TO USE FLOWER & VEGETABLE SPRAY INSECT KILLER
22622	CAT		OFF! SKINTASTIC LOTION INSECT REPELLENT (UNSCENTED)	22970	OUR	WIL	3M ULTRATHON INSECT REPELLENT
22627	MOX		NOK! AEROSOL INSECT KILLER	23010	SPR	LTR	OUR BRAND FLEA & TICK PREMISE SPRAY
22629	ARO	LTR	ROUNDUP L&O CONCENTRATE	23010.01	MRS	LTR	SPRAY-PAK INSECT REPELLENT PRESSURIZED SPRAY
22630	ARO	LTR	NON-SELECTIVE HERBICIDE	23024	APA		KLEEN-UP INSECT REPELLENT PRESSURIZED SPRAY
22631	BDG	BDZ	ARMSTRONG HOUSE & GARDEN INSECT KILLER	23025	NHM		APAVAP SPRAY FARM & DAIRY INSECT KILLER
22633	PPK	LTR	ARMSTRONG HORNET & WASP KILLER	23033	MMN		NASCHEM A212 INSTITUTIONAL & GARDEN INSECTICIDE
22636	PPK	LTR	PRESSURIZED INSECTICIDE	23036	DIT		SECTROL FLEA & TICK FOAM
22666	INT	CCN	BODYGUARD DOG REPELLENT	23053	WIL		DITCHLING BAIT BLOCKS RODENTICIDE DOMESTIC
22671	BLO	EYA	PROLINE WASP & HORNET KILLER	23058	MMN		WILSON GARDEN AUTHORITY FLOWER & VEGETABLE GARDEN SPRAY
22672	JOH		PROLINE HOUSE & GARDEN INSECT KILLER	23059	TMP	SHA	3M 90 DAY HOUSEHOLD FLEA SPRAY
22678	SDZ		CO-OP AERO-TACK II FLYING INSECT SPRAY	23061	JOH		TEAM LIVESTOCK AEROSOL
22683	VRB	CTR	KILMOS PF MOSQUITO COIL	23064	JOH		RAID HOUSE & GARDEN BUG KILLER 1 - OUTDOOR FRESH SCENT
22703	DIS		RAID MOSQUITO COILS	23066	WTR	WIL	RAID HOUSE & GARDEN BUG KILLER 1 - FRESH LIGHT SCENT
22708	JOH		VET-KEM OVITROL MOUSSE FOR CATS & DOGS	23073	SDZ		WHITE ROSE DORMANT OIL SPRAY INSECTICIDE
22715	SFR		OTOMITE EAR MITE LOTION FOR DOGS & CATS	23099	JOH		ZODIAC ENDALSECT PREMISE PLUS FLEA SPRAY
22750	KEM	CCN	EQUINE DISVAP BARN & HORSES INSECTICIDE	23121	SDZ		OFF! SKINTASTIC SPRAY INSECT REPELLENT (UNSCENTED)
22759	MOX		OFF! INSECT REPELLENT PRESSURIZED SPRAY - UNSCENTED	23123	GZR	SHA	VET-KEM INTEGRAL-BUCKLE OVICOLLAR FOR DOGS
22762	JOH		SAFER'S VEGETABLE GARDEN INSECTICIDE	23130	JOH		ATTACK WASP & HORNET KILLER PRESSURIZED SPRAY INSECTICIDE
22780	SPR	LTR	ATAK HOUSEHOLD INSECT KILLER	23131	JOH		RAID HOUSE & GARDEN BUG KILLER OUTDOOR FRESH SCENT
22786	VWP		ROUNDUP L&G SUPER CONCENTRATE	23141	MMN		RAID HOUSE & GARDEN BUG KILLER - LIGHT SCENT
22798	MTC		HERBICIDE	23142	OUR		3M PET & PREMISES FLEA SPRAY
22807	MOX		OFF! INSECT REPELLENT PRESSURIZED SPRAY - FRESH SCENT	23153	MTC		OUR BRAND FLEA SHAMPOO FOR DOGS & CATS
22808	SPR	LTR	SPRAY-PAK REPELLENT FOR DOGS & CATS	23163	WIL		RENEW SKIN THERAPY 'I' PLUS INSECTICIDAL SHAMPOO
22809	SPR	LTR	GUARDIAN DOG REPELLENT	23164	OUR	WIL	WILSON GREEN EARTH AIM HOUSEPLANT INSECT SPRAY
22809.01	MRS	LTR	RENEW SKIN THERAPY I INSECTICIDAL SHAMPOO	23176	BBB		OUR BRAND INSECT SPRAY
22810	SPR	LTR	ROUNDUP L&O RTU HERBICIDE	23186	SHA		PRO-PREMISES FLEA SPRAY
22811	SPR	LTR	SPRAY-PAK GARDEN & PATIO FOGGER	23187	DIS		SANEX FLEA-X FLEA & TICK POWDER
22811.01	MRS	LTR	PRESSURIZED SPRAY	23216	SPR	LTR	RODENT CAKE II RODENTICIDE
22812	MOM	MAE	SPRAY-PAK HOUSE & GARDEN INSECT KILLER-D	23216.01	AIK	LTR	SPRAY-PAK FLYING INSECT KILLER (METERED SPRAY)
22813	MOM	MAE	KLEEN-UP HOUSE & GARDEN INSECT KILLER D	23232	JOH		AIR SPACE FLYING INSECT KILLER METERED PRESSURIZED SPRAY
22839	CLC	ASB	SPRAY-PAK HOUSE & GARDEN INSECT KILLER-P	23234	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - FRESH OUTDOOR SCENT
22870	HDP		SPRAY-PAK WASP & HORNET KILLER	23255	SPR	LTR	RAID ANT, ROACH & EARWIG BUG KILLER 1
22871	HDP		KLEEN-UP WASP & HORNET KILLER	23267	HOW	WIL	SPRAY-PAK INSECT REPELLENT II GARDEN MASTER FLOWER &
22872	HDP		HAWK RODENT BLOCK KILLS RATS & MICE				
22874	WIL		TOMCAT RODENT BLOCK KILLS RATS & MICE				
			MAXFORCE ANT CONTROL SYSTEM				
			INSECOLO FLEA CONTROL				
			INSECOLO ANT CONTROL				
			INSECOLO COCKROACH & EARWIG CONTROL (HOME & GARDEN)				
			WILSON GARDEN AUTHORITY				

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
23285	JOH		VEGETABLE INSECTICIDE	23548	BNI		THE ORIGINAL BLACK MAX DOG REPELLENT
23292	WTR	WIL	RAID FLEA KILLER PLUS DOG SPRAY	23554	LAT		LATER'S WARFARIN BAIT
23293	WTR	WIL	WHITE ROSE GUARDIAN TOMATO & VEGETABLE INSECT KILLER	23579	HOK	UAG	CROAK ALL-WEATHER BLOCKS
23299	SPR	LTR	WHITE ROSE GUARDIAN ROSE & FLOWER INSECT KILLER	23581	MMN		3M PET FLEA FOAM
23300	WIL		SPRAY PAK WASP & HORNET KILLER II	23582	MCW		CUNAP WRAP T.M. WOOD PRESERVATIVE
23302	LAT	KEM	WILSON GREEN EARTH BIO-MIST INSECT KILLER CONCENTRATE	23584	HOK	UAG	CROAK PELLETTED BAIT
23303	LAT		LATER'S RAT & MOUSE BAIT	23593	VRB	CTR	ECTO-SOOTHIE PLUS DOMESTIC
23321	NUG		LATER'S RAT & MOUSE PELLETS	23604	CBE	WIL	GARDEN CLUB VEGETABLE GARDEN INSECT SPRAY
23328	JOH		C-I-L ANIMAL REPELLENT	23605	CBE	WIL	GARDEN CLUB ROSE AND FLOWER INSECT SPRAY
23329	NUG		RAID FLEA KILLER PLUS CARPET & ROOM SPRAY	23611	AVE	WIL	AVANT GUARD HOUSEHOLD FLEA & TICK SPOT TREATMENT TRIGGER SPRAY
23342	JOH		C-I-L MOTHER EARTH INSECT DUST	23623	MMN		3M PET FLEA SPRAY
23360	WBC	GAX	RAID ANT ROACH & EARWIG BUG KILLER 2	23626	AIG		KONK FLEA KILLER CAT & DOG FOAM
23362	JOH		FURGE III INDUSTRIAL TYPE INSECT KILLER	23627	AIG		KONK FLEA KILLER CAT & DOG SPRAY
23369	JOH		DEEP WOODS OFF! PUMP SPRAY INSECT REPELLENT - UNSCENTED	23628	AIG		KONK FLEA KILLER CARPET, ROOM & KENNEL SPRAY
23372	SOO		RAID ANT, ROACH & EARWIG BUG KILLER 1 - TRIGGER SPRAY	23629	UDR	UDQ	MAD DOG ANIMAL REPELLENT
23389	SPR	LTR	ANT TRAP	23646	BLI	MAE	CONTRAC ALL-WEATHER CAKE (KILLS RATS & MICE)
23406	HAC	WIL	SPRAY-PAK CRAWLING INSECT KILLER-B	23647	BLI	MAE	DITRAC RODENTICIDE DOMESTIC
23407	HAC	WIL	HAGEN FLEA & TICK POWDER FOR CATS	23649	DIT		RATABAN D WEATHER RESISTANT BAIT
23413	WBC	GAX	HAGEN FLEA & TICK POWDER FOR DOGS	23650	DIT		RATABAN D WEATHER RESISTANT BAIT PELLETS
23431	CBE	SXA	AEROSOL BORIC ACID	23651	SFR		SAFER'S INSECTICIDAL SOAP
23446	NUG		MASTERCRAFT READY-TO-USE	23670	CDH		ASSASSIN KILLS RATS AND MICE
23450	AVE	WIL	SPOTWEED LAWN WEED KILLER	23686	PDX	LTR	ALL-WEATHER BAIT BLOX
23457	KMA	WIL	C-I-L ANT TRAPS	23687	PDX	LTR	PRED-IT BEAR REPELLENT
23464	AVE	WIL	AVANT GUARD GRANULAR OUTDOOR DOG & CAT REPELLENT	23688	PDX	LTR	KODIAK BEAR REPELLENT
23465	AVE	WIL	K-GRO FLOWER & VEGETABLE INSECT SPRAY	23689	PDX	LTR	K-9 DOG REPELLENT
23466	AVE	WIL	AVANT GUARD FLEA & TICK TOPICAL SPRAY FOR DOGS	23690	PDX	LTR	DOG-GONE-IT DOG REPELLENT
23471	WTR	WIL	AVANT GUARD CAT & DOG TRAINING AID & REPELLENT	23718	FLS		PRED-IT DOG REPELLENT
23473	HAC	WIL	AVANT GUARD FLEA & TICK TOPICAL PUMP SPRAY FOR CATS	23728	PRY	PRJ	MUZZLE AEROSOL DOG REPELLENT
23487	JOH		WHITE ROSE GUARDIAN POTTED PLANT SOIL INSECT KILLER	23739	HOK	UAG	PERY CUT'S COCKROACH CARPET
23504	AVE	WIL	HAGEN OUTDOOR GRANULAR REPELLENT FOR DOGS AND CATS	23753	MRR		RAMIK MOUSE MAZE RODENTICIDE KILLS MICE
23506	AVE	WIL	DEEP WOODS OFF! INSECT REPELLENT	23775	SFR		MR. ROACHKILLER ROACH CONTROL SYSTEM
23547	BNI		AVANT GUARD FLEA & TICK POWDER FOR DOGS	23798	GCP		SAFER'S SUPERFAST PATIO WEED KILLER RTU
			AVANT GUARD FLEA & TICK POWDER FOR CATS	23812	SGF		CREEPY CRAWLY ANT CONTROL SYSTEMS
			PITBULL DOG REPELLENT	23901.01	AMZ		ORTHO SUPER WEED-B-GON (READY-TO-USE)
							AMWAY HOUR GUARD 12 INSECT REPELLENT
							TOTAL: 751

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
800367A	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L KERIGROW ROOTING POWDER
800870AB	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	PLANT START 5-15-5 PLUS ROOT STIMULATOR
841305C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FOSSIL FLOWER HOUSEPLANT GROW & GUARD
841306C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FOSSIL FLOWER ROSE & FLOWER BUG KILLER & PLANT FOOD
841307C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FOSSIL FLOWER GARDEN BUG KILLER & PLANT FOLIAR FEED
841409C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON MOSS KILLER PLUS PLANT FOOD
850065B	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON TRANSPLANTER WITH ROOTS 5-15-5
920081A	WHITE ROSE NURSERIES LTD., 4038 #7 HIGHWAY UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE GUARDIAN TRANSPLANT FERTILIZER 5-15-5
920089C	LES ENGRAIS SPRAY & GREEN FERTILIZERS INC. 111 INDUSTRIELLE, DELSON, P.Q. J0L 1G0	SPRAY & GREEN SPOT WEED & FEED ENGRAIS + HERBICIDE
		TOTAL: 9

Schedule 5

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
3891	PLG		PLANT-FUME 103 INSECTICIDE SMOKE FUMIGATOR	15268	CYC		COUNTER 15-G SOIL INSECTICIDE GRANULAR
8106	BBB		GUTHION SPRAY CONCENTRATE CROP INSECTICIDE	15645	MXC	LTR	AZINPHOS METHYL 50W WETTABLE POWDER 50% INSECTICIDE
8740	BBB		DI-SYSTON LIQUID CONCENTRATE SYSTEMIC INSECTICIDE	16351	DEG	GAX	DEGESCH PHOSTOXIN COATED TABLETS FOR CONTROL OF GROUNDHOOGS
8779	PLG		PLANT-FUME PARATHION SMOKE FUMIGATOR	16412	ZNA		CHIPMAN APM 50W WETTABLE POWDER INSECTICIDE
9275	BBB		DASANIT SPRAY CONCENTRATE INSECTICIDE	17037	CYC		COUNTER 5-G SOIL INSECTICIDE GRANULAR
9519	BBB		DI-SYSTON 15% GRANULAR SYSTEMIC INSECTICIDE	17533	MKA	LTR	AZINPHOS METHYL 240 EC EMULSIFIABLE INSECTICIDE
10101	BBB		GUTHION 50% WP CROP INSECTICIDE	17892	DUQ		BIRLANE 25WP WETTABLE POWDER INSECTICIDE
10363	FMC	FCC	FURADAN 480 FLOWABLE SYSTEMIC INSECTICIDE	17894	CYC		BIRLANE 400EC INSECTICIDE
10828	BBB		FURADAN 480 FLOWABLE SYSTEMIC INSECTICIDE	17995	DUQ		VYDATE L INSECTICIDE/NEMATOCIDE
10868	DUQ		LANNATE 5P INSECTICIDE	18013	ZNA		FUSILADE 250 EC HERBICIDE
11144	NOQ	JAK	CARZOL 5P MITICIDE-INSECTICIDE SOLUBLE POWDER	20533	CYC		CYGARD 15G SOIL INSECTICIDE GRANULAR
12287	BBB		MONITOR 480 LIQUID INSECTICIDE	21209	ZNA		FUSILADE II 125 EC (POSTEMERGENCE HERBICIDE)
12347	RHQ		TEMIK 10G GRANULAR ALDICARB	21374	BBB		GUTHION SOLUPAK 50% WETTABLE POWDER CROP INSECTICIDE
12434	TMO	UAG	ORTHO MONITOR 480 LIQUID INSECTICIDE	21555	DUQ		MUSTER HERBICIDE DRY FLOWABLE
12556	VAR		GUARDSMAN PARATHION 960 EC INSECTICIDE	22087	UAG		CLEAN CROP AZINPHOS-M 50W INSECTICIDE
13334	ZAN	ZNA	DYRONATE II 20-G GRANULAR SOIL INSECTICIDE	22562	UAG		CLEAN CROP AZINPHOS-M 240EC INSECTICIDE
13956	UAG		CLEAN CROP PARATHION 960 EMULSIFIABLE CONCENTRATE	22644	TMO	RHQ	AMIGO ADJUVANT
14731	MBY		AQUA-PARATHION 800-E INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE	22864	ZNA		APM 50W INSTAPAK WP INSECTICIDE
14777	WBE	WBR	PARATHION 15W INSECTICIDE WETTABLE POWDER	23287	UAG		SNIPER 50W AZINPHOS METHYL INSECTICIDE
14952	UAG		CLEAN CROP PARATHION 15W INSECTICIDE	23323	UAG		SNIPER 50W CLEAN PAK INSECTICIDE
15082	PFF		PFIZER TERRAMYCIN TREE INJECTION FORMULA	23337	UAG		SNIPER 240E
				23486	ARV		MITAC WP INSECTICIDE
							TOTAL: 43

Schedule 6

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
106	WAK	WAL	WATKINS INSECT DUST				KILLER BAIT
646	RAW		RAWLEIGH INSECT DUST	9061	DOL		DOMINION DUSTING POWDER FOR VET USE ONLY
873	BAT		BARTLETT MICROSCOPIC WETTABLE SULPHUR	9144	YAP		CLEAN CROP PYRETHRIN DUST FOR MUSHROOM GROWERS
1268	SXA		SANEX HIGH TEST INSECT SPRAY	9179	NUG		C-I-L MOTHER EARTH DORMANT OIL EMULSIFIABLE CONCENTRATE
1683	CGC		CIBA-GEIGY LIVESTOCK LOUSE POWDER	9222	NUG		C-I-L RAT & MOUSE BAIT
2039	SXA		SANEX FLEA-X INSECTICIDE SHAMPOO	9230	SAF		SANEX PYRONIDE 5 INSECTICIDE
2076	VAR		GUARDSMAN AGRICULTURAL WEEDKILLER NO.1	9328	LAT		LATER'S INDOOR PLANT INSECT KILLER SPRAY
2900	CBL		CARDICIDE OIL SOLUTION SPACE & CONTACT INSECTICIDE	9371	GAX		GARDEX PYRETHRIN SPRAY 5-25
3141	NUG		C-I-L MOTHER EARTH ROTENONE GARDEN INSECT DUST (ATOX)	9520	DIT		DIAZINON 2-D DUST INSECTICIDE
3189	BAI		SUPER MICROSOL	9542	BAT		BARTLETT SUPERIOR 70 OIL EMULSIFIABLE INSECTICIDE
3416	ESL		ESSO WEED KILLER 350 LIQUID HERBICIDE	9628	ORM	CCN	ORMOND KENNEL SPRAY
3535	KIN		KING ORGANIC BUG KILLER DUST	9703	ORM		ORMOND FLEA SHAMPOO
3740	KEM		DED-RAT WARFARIN RODENTICIDE BAIT	9783	COS		COPELAND INSECT SPACE & CONTACT SPRAY
3918	ZNA		MICROFINE SULPHUR 92 FUNGICIDE	9928	CAT		KLUNK AEROSOL INSECT KILLER
4103	LAT		LATER'S ROTENONE GARDEN DUST	9947	SAF		SANEX DYNA-FOG M-L LIQUID INSECTICIDE
4305	SXA		SANEX RODENTKIL (KILLS RATS & MICE)	10043	CGH		DRI-KILL DUST
4627	INT		CO-OP FARM BUILDING SPRAY	10078	NAC		SQUAD PRESSURIZED SPRAY INSECTICIDE
5140	INT		CO-OP GARDEN INSECT DUST INSECTICIDE	10079	GAX		GARDEX RODENT BAIT BLOCKS
5293	LAT		LATER'S GARDEN SULPHUR FUNGICIDE	10120	SAF		SANEX PYRONIDE 33 GRANULES INSECTICIDE
5385	RER		STOP-PEST PESTICIDES MICE & RAT DESTROYER	10124	LAT		LATER'S LOUSE POWDER ORGANIC INSECTICIDE
5565	OSD		PENTOX WOOD PRESERVATIVE GREEN	10165	SAF		SANEX 1% DIAZINON INSECTICIDE SOLUTION
5663	INT		CO-OP LOUSE POWDER INSECTICIDE	10238	FSS		GREEN CROSS HORNET & WASP BLASTER
6063	YAP		CLEAN CROP WARBLE FLY WASH WP INSECTICIDE	10301	HMM	HMF	BIOBOR JF FUEL FUNGICIDE
6109	GAX		GARDEX INDUSTRIAL INSECTICIDE 50-7	10315	SAN		SANFAX SUPER FOG LIQUID INSECTICIDE
6325	LAT		LATER'S DORMANT OIL SPRAY	10321	LAV		DURO-TEC WOOD PRESERVATIVE LIQUID GREEN 545-277
6412	STO		REPEX BRAND INSECT REPELLENT	10328	ANI		HALT DOG REPELLENT
6496	NOX		NOXALL FLEA NEK-TYE FOR DOGS	10375	FAR		FARNAM WIPE LIQUID WIPE-ON FLY REPELLENT
6840	ZNA		CHIPMAN GRAIN PROTECTANT INSECTICIDE DUST	10389	DIT		PYRATLEX 101E MILL SPRAY CONCENTRATE
6957	PEN		PESTROY READY MIXED WARFARIN	10434	RAL		PURINA RUB-ON EMULSION HORSE INSECTICIDE
7172	SAF		SANEX 10-1 FOOD PROCESSORS SPRAY	10443	PLG		PLANT PRODUCTS DORMANT OIL SPRAY EMULSIFIABLE INSECTICIDE
7222	WIL		WILSON'S WARFARIN RAT & MOUSE KILLER MEAL	10562	BBE		RATICIDE BEXCO RODENTICIDE
7606	AUL		FELCAN FLEA AND TICK SHAMPOO FOR DOGS AND CATS	10576	BBB		BAYGON 1% RESIDUAL SPRAY INSECTICIDE
7652	FSS		GREEN CROSS BUG KILLER	10591	BOY		BLACK FLAG RESIDUAL BUG KILLER
7668	ROR		ROZ-TOX WOOD-ROPE-FABRIC PRESERVATIVE GREEN	10645	INT		CO-OP BUG KILLER INSECTICIDE DUST
7670	ROR		ROZ-TOX WOOD ROPE & FABRIC PRESERVATIVE CLEAR LIQUID	10709	KIN		KING BUG KILLER DUST
7681	ALT		CRYSTAUX PARADICHLOROBENZENE	10723	ZEP		ZEP FORMULA 60 SPACE & CONTACT INSECT SPRAY
7720	CBE		ARMOUR COAT GREEN LIQUID WOOD/ROPE/FABRIC PRESERVATIVE	10814	DIT		PYRATLEX 525 SPACE & CONTACT INSECTICIDE
7857	GAX		GARDEX DIA ONE INSECTICIDE SPRAY	10836	DIT		PYRATLEX TOP TEST INSECT SPRAY
7902	CBL		CARDEL SPECIAL STOCK & DAIRY SPRAY	10844	ZEP		ZEP 10-X RESIDUAL INSECTICIDE SPRAY
7947	ABE		WACO MAL-THANE FOGGING OIL	10845	ZEP		ZEPOSECTOR DUAL SYNERGIST INSECTICIDE
8214	CBL		CARMILL SPACE & CONTACT INSECTICIDE	10863	BBB		FLEATOL INSECTICIDAL SHAMPOO
8243	ZAN	ZNA	MAGNETIC 6 FLOWABLE SULPHUR AGRICULTURAL FUNGICIDE	10878	UNR		HRC LIQUID SYSTEMIC FUNGICIDE
8571	NAC		DOUBLE-QUICK LIQUID INSECTICIDE SPRAY	10881	KEM		RAT-XD (WITH DIPHACINONE) MEAL BAIT (KILLS RATS AND MICE)
8676	WIL		WILSON'S PROLIN RAT & MOUSE KILLER PELLETS				
8685	NAC		PYRA-FOO 100 LIQUID INSECT SPRAY				
8718	POP		POULIN'S RAT & MOUSE POISON				
8823	LAT		LATER'S WARFARIN MOUSE & RAT				

Registration No.	Registrant	Agent	Pesticide
10883	DIT		SULPARIN PELLETS RAT & MOUSE KILLER
10923	KEM		RIDDEX P-100 MUSHROOM HOUSE INSECTICIDE
10996	SOO		GREEN CROSS DORMANT OIL SPRAY
11035	AVM		MAGNA II SPACE & CONTACT INSECTICIDE SPRAY
11046	DIT		DIAZINON 1 INSECTICIDE SOLUTION
11081	WEP		WEST FOG LIQUID INSECTICIDE
11085	KEM		RIDDEX B-1 RESIDUAL INSECTICIDE
11090	LAT		LATER'S SEVIN GARDEN DUST
11164	INT		CO-OP WARFARIN RAT KILLER RODENTICIDE PELLETS
11165	SAF		SANEX SANIMATIC FLY KILLER
11215	ZOD		VET-KEM KEMIC PET SPRAY
11223	UAG		CLEAN CROP MALATHION 4 DUST INSECTICIDE
11317	OAX		GARDEX RATKILL
11328	BEN		MOORWOOD WOOD PRESERVATIVE GREEN 456-40
11332	DIS		DISPARAT (PELLETS) RAT & MOUSE KILLER
11345	CBE		MASTERCRAFT LIQUID WOOD/ROPE/FABRIC PRESERVATIVE CLEAR
11352	WEP		PYROSECT LIQUID INSECTICIDE
11492	KEM		RIDDEX 5/25 ULV INSECTICIDE
11565	OAX		GARDEX 1% BAYGON RESIDUAL INSECTICIDE
11580	RHQ		ETHREL LIQUID PLANT GROWTH REGULATOR
11593	NAC		KILZONE PRESSURIZED RESIDUAL INSECTICIDE SPRAY
11609	INT		CO-OP WARFARIN RAT KILLER RODENTICIDE MEAL
11631	LAT		LATER'S ANT ROACH & SPIDER KILLER SPRAY
11633	LAT		LATER'S HORNET & WASP BOMB SPRAY
11670	HOK	UAG	RAMIK BROWN RODENTICIDE
11769	UAG		CLEAN CROP XA OIL CONCENTRATE HERBICIDE ADJUVANT
11777	BIE		BIKOE'S DUAL SYNERGIST INSECTICIDE
11824	CHM	SAF	ROZOL RAT & MOUSE KILLER THROW PACK
11825	CHM	SAF	ROZOL FIELD RODENT BAIT
11904	ZNA		ACTIVOL CONTAINS GIBBERELIC ACID
12017	BLL	MAE	DITRAC ALL-WEATHER CAKE (KILLS RATS & MICE) - DOMESTIC
12018	CHM	SAF	ROZOL RAT & MOUSE KILLER THROW PACKS
12021	CHM	SAF	ROZOL RAT & MOUSE KILLER RODENTICIDE
12037	ORM		HEXAMITE FOR TREATMENT OF EAR MITES
12133	WIL		WILSON SEVIN GARDEN DUST INSECTICIDE
12143	CHD	SIE	CHAPMAN PQ-8 LIQUID FUNGICIDE
12225	PLG		A-REST GROWTH REGULATOR
12241	KEK		KEM KILL-B RESIDUAL SOLUTION SPRAY
12242	KEK		QUICKIDE CONCENTRATE SPACE & CONTACT INSECTICIDE
12294	WAL		WATKINS QUALITY INSECT SPRAY FOR USE ON DAIRY CATTLE
12314	AMW	AMZ	AMWAY SPRAY ADJUVANT
12327	HOH		HOME BRAND WARFARIN BAIT PACKS-PELLETS

Registration No.	Registrant	Agent	Pesticide
12345	PEI	ROU	SBP-1382 BIOALLETHRIN INSECTICIDE
12375	OSD		PENTOX COP-R-NAP GREEN WOOD PRESERVATIVE
12406	SAF		SANEX R-BAR ROZOL PARAFFINIZED BAIT BARS
12799	APA		APARAT RAT & MOUSE POISON BAIT
12984	UAG		CLEAN CROP DIPHACIN MEAL RAT & MOUSE CONTROL
13059	UNR		MAINTAIN CF 125 EMULSIFIABLE CONCENTRATE
13074	LAT		LATER'S PYRETHRIN DUST INSECTICIDE FOR HOME & GARDEN
13106	TAF	DLT	TREE TANGLEFOOT PASTE
13107	TAF	DLT	TREE TANGLEFOOT PRESSURIZED SPRAY
13167	UCB		AMID-THIN W PLANT GROWTH REGULATOR
13359	HOK	UAG	RAMIK GREEN KILLS RATS & MICE
13360	UAG		CLEAN CROP DIPHACIN LIQUID RAT & MOUSE CONTROL
13438	PAR		ROLL-ON FLY REPELLENT INSECTICIDE
13554	PAR		FARNAM FLYS-AWAY REPELLENT BOMB II
13644	MOX		ROUNDUP LIQUID HERBICIDE
13693	WIL		WILSON ORGANIC ROTENONE INSECT DUST
13726	DTC		CERTIFIED MOTH BALLS/DEE-TEE MOTH FLAKES (NAPHTHALENE)
13729	CHM	SAF	ROZOL PARAFFINIZED PELLETS
13774	POP		POULINS LIQUID INSECTICIDE
13793	KEM		RIDDEX DRIONE INSECTICIDE POWDER
13868	KEM		SHOO BIRD REPELLENT PASTE
13884	DIS		DISVAP BUG KILLER DUST INSECTICIDE
13905	BLL	MAE	ERAZE RAT & MOUSE BAIT
13906	ATC		ATPLUS 411F
13911	PEN		PESTROY LIQUID RESIDUAL INSECTICIDE
13913	BLL	MAE	RODENT CAKE
13930	NUG		C-I-L KERIGARD HOUSEPLANT SOIL INSECTICIDE
13934	BBB		BAYGON INSECTICIDE READY TO USE IN THERMAL FOGGERS
13949	KEM		RIDDEX BAYPOO FOGGING INSECTICIDE
13981	SAT	CZT	SANITIZED BRAND BACTERIOSTAT TO LIQUID
14058	WIL		WILSON'S MOUSE TREAT
14119	GHC		WOODSOL GREEN PRESERVATIVE
14121	GHC		WOODSOL CLEAR PRESERVATIVE
14203	SAL		BAR BAIT RAT & MOUSE KILLER
14207	WHM	BAB	WHITMIRE FLYS-OFF DAIRY AEROSOL INSECTICIDE
14211	LAT		LATER'S 4% MALATHION DUST INSECTICIDE
14254	KEM		K3 D1 DIAZINON HOUSEHOLD RESIDUAL INSECTICIDE
14265	KEM		RIDDEX MALATHION 3% RESIDUAL INSECTICIDE
14268	ZOD		STARBAR LOUSE POWDER INSECTICIDE
14273	CHM	SAF	ROZOL CANARY SEED MOUSE BAIT
14285	HAC		HAGEN FLEA & TICK SHAMPOO FOR DOGS
14303	ZNA		SUPERIOR OIL CONCENTRATE
14355	KEM		KEMSAN RODENTICIDE PELLETS WITH CHLOROPHACINONE
14374	SXA		SANEX MOSQUITO BLACKFLY FOG INSECTICIDE
14379	POP		POULIN'S RODENT DOOM (READY TO USE BAIT)

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
14399	POP		POULINS C PLUS C INSECTICIDE	15180	RSL	ARV	PYRENONE AQUEOUS GARDEN SPRAY
14431	RSL	CAX	DRIONE INSECTICIDE POWDER	15181	RSL	ARV	PYRENONE AQUEOUS PLANT SPRAY
14493	SWH		SWISH 9601 INSECT KILLER INSECTICIDE				INSECTICIDE
14507	KEM		RIDDEX INDUSTRIAL INSECTICIDE	15182	RSL	ROU	ROACH & ANT RESIDUAL SPRAY
14508	KEM		RIDDEX HEAVY DUTY INDUSTRIAL				AQUEOUS
			INSECTICIDE	15211	PLG		PULSFOG PFE FOGGING SOLUTION
14509	KEM		RIDDEX MILL & BAKERY INSECTICIDE	15212	PLG		PULSFOG PFW FOGGING SOLUTION
14538	KEM		RIDDEX FOOD PLANT INSECTICIDE	15232	JOH		BOLT COMMERCIAL INSECTICIDE
14541	KEM		FARM & RANCH BRAND BARN &				PRESSURIZED SPRAY
			LIVESTOCK INSECTICIDE	15255	RSL	ARV	DRIONE INSECTICIDE POWDER
14569	BIE		BIKOE 1% DIAZINON SOLUTION	15284	SAF		SANEX MOUSE KILLER BAIT PELLETS
14570	BIE		BIKOE XKD RESIDUAL INSECT SPRAY	15285	SAF		SANEX DIPHA-PELL WEATHER
14599	COC		EASBOUT POTATO SEED PIECE				RESISTANT RODENTICIDE PELLETS
			TREATMENT	15286	LPH	AGT	MAKI BULK RODENTICIDE MEAL BAIT
14625	QUA		MAGNA SPACE & CONTACT INSECTICIDE	15287	CHM	KEM	MAKI SPECIAL RAT MEAL BAIT
			SPRAY	15288	SAF		SANEX PRO-5 PLUS ULV CONCENTRATE
14633	RSL	ARV	PYRENONE READY-TO-USE LIQUID				INSECTICIDE
			INSECTICIDE	15289	SAF		SANEX PRO-3 PLUS ULV CONCENTRATE
14635	RSL	ARV	PYRENONE COMMERCIAL INSECTICIDE				INSECTICIDE
14653	UAG		CLEAN CROP MICROSCOPIC SULPHUR	15295	MGE	PCO	ULD P3610 LIQUID AIRBORNE SPRAY
			WETTABLE POWDER FUNGICIDE				INSECTICIDE
14665	KEM		KSC5 BAIT REPELLENTS RODENTICIDE	15299	JOH		BOLT RESIDUAL INSECTICIDE
14669	SFR		SAFER'S INSECTICIDE SOAP				PRESSURIZED SPRAY
			(AGRICULTURAL)	15300	SAF		SANEX RESMEN-5-ULV CONCENTRATE
14670	ABE		WACO CHLORPYRIFOS CRACK &				INSECTICIDE
			CREVICE INJECTION TREATMENT	15329	SXA		SANEX DIAZINON 2% DUST
14693	WIL		WILSON'S PRUNING PASTE	15330	KEM		RIDDEX 110 ULV INSECTICIDE
14701	CYC		FUNGINEX 190EC SYSTEMIC FUNGICIDE	15338	ABE		WACO BIRD REPELLANT
14713	WBE	WBR	MICRO-NIASUL W FUNGICIDE SULPHUR	15431	SAF		SANEX MOUSE KILLER WHEAT
			WETTABLE POWDER				FORMULA
14751	WBE	WBR	SUPERIOR OIL 70 EMULSIFIABLE LIQUID	15442	BAT		BARTLETT SUPERIOR OIL CONCENTRATE
14759	NCR		NIAGARA HY-X LIQUID DISINFECTANT	15443	WBE	WBR	NIAGARA SUPERIOR OIL CONCENTRATE
14782	WBE	WBR	MALATHION GRAIN PROTECTANT	15444	UAG		CLEAN CROP SUPERIOR OIL
			POWDER				CONCENTRATE
14786	NCR		NIAGARA TREE DRESSING ASPHALT	15469	SXA		SANEX PYRONIDE 5 PLUS INSECTICIDE
			EMULSION	15474	SAF		SANEX PYRONIDE 33 PLUS SOLUTION
14809	WBE	WBR	NIAGARA DIPHACTNONE RAT BAIT				INSECTICIDE
14826	BBB		BAYGON READY TO USE IN THERMAL	15476	SAF		SANEX HIGH TEST PLUS INSECT SPRAY
			FOGGERS INSECTICIDE				INSECTICIDE
14832	OAX		GARDEX 1% PROPOXUR INSECTICIDE	15481	RHQ		NU-TOMATOTONE LIQUID
14860	INT		CO-OP DORMANT OIL SPRAY	15486	PUG		PURGUARD BARN INSECTICIDE DUST
			EMULSIFIABLE INSECTICIDE	15488	PUG		PURGUARD HOUSE & GARDEN
14868	WBE	WBR	NIAGARA MALATHION 4 PYRENONE				INSECTICIDE DUST
			INSECTICIDE-DUST	15496	GAX		GARDEX D-TRANS ALLETHRIN EC 1-10
14873	KEM		B1 HOME & APARTMENT INSECTICIDE	15518	KEM		RIDDEX INDUSTRIAL INSECTICIDE
14877	SAF		SANEX BUG-X RESIDUAL INSECT SPRAY	15519	KEM		RIDDEX HEAVY DUTY INDUSTRIAL
14894	YAP		CLEAN CROP MUSHROOM FLY DUST				INSECTICIDE
14909	SAF		SANEX ROZOL PARAFFINIZED PELLETS	15520	KEM		RIDDEX FOOD PLANT INSECTICIDE
14948	RER		STOP-PEST LIQUID XLR BAYGON INSECT	15545	LAT		LATER'S PRUNING PAINT SPRAY (FOR
			DESTROYER				TREES & SHRUBS)
14950	NUG		C-I-L PRUNING PAINT	15549	SAF		SANEX ROACH & BUG KILLER
14981	UAG		CLEAN CROP SUPERIOR 70 OIL E.C.				INSECTICIDE
			INSECTICIDE	15556	SXA		SANEX PRO PLUS INDUSTRIAL AEROSOL
15011	SXA		SANEX M300 RESIDUAL INSECTICIDE				INSECTICIDE
			SOLUTION	15591	KEM		K3 C7 LIQUID LIGHTNING RODENTICIDE
15038	INT		CO-OP TREE WOUND DRESSING	15642	JOH		BOLT ROACH BAIT COMMERCIAL
			ASPHALT EMULSION				INSECTICIDE
15077	JOH		BOLT AIRBORNE LIQUID FOR FLYING &	15673	KEM		DIAZINON 2% INSECTICIDE DUST
			CRAWLING INSECTS	15676	KEM		KEMSAN RAT-XB WITH BROMADIOLONE
15078	JOH		BOLT RESIDUAL LIQUID FOR CRAWLING	15678	SAF		SANEX BROMONE RAT & MOUSE MEAL
			INSECTS				BAIT
15079	JOH		BOLT RODENTICIDE FOR RATS & MICE	15726	DHS		DISVAP SPRAY INSECTICIDE
15140	RSL	ARV	PYRENONE FOOD PLANT FOGGING				PRESSURIZED SPRAY
			INSECTICIDE	15727	COC		GREEN CROSS FUNGINEX 6.5 SYSTEMIC
15162	RSL	ARV	MULTI-PURPOSE PYRENONE				FUNGICIDE LIQUID
			COMMERCIAL INSECTICIDE	15769	MUB		MULCO LIQUID WOOD PRESERVATIVE

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
15788	SAF		GREEN SANEX BROMONE RAT & MOUSE KILLER RODENTICIDE PELLETS	16699.01	INT		CO-OP BROMONE RAT & MOUSE KILLER RODENTICIDE PELLETS
15795	KEM		KEMSAN RAT-XB WITH BROMADIOLONE	16700.01	INT		CO-OP BROMONE RAT & MOUSE KILLER RODENTICIDE MEAL
15800	REC		RECOCHEM CLEAR WOOD PRESERVATIVE PAINTABLE	16704	MMN		SECTROL #1490 INSECTICIDE CONCENTRATE
15823	KEM		RAT-XC BAITPAKS WITH CHLOROPHACINGNE	16706	SXA		SANEX MR II MUSHROOM FLY INSECTICIDE DUST
15824	KEM		KEMSAN RAT-XC MEAL BAIT WITH CHLOROPHACINONE	16738	SAF		SANEX ROZOL PARA BLOCKS RODENTICIDE
15825	TAF	DLT	TANGLEFOOT BIRD REPELLENT	16741	WIL		WILSON'S MOUSE TREAT BROMONE
15833	ILD		INLAND-ALCARE END BUG INSECTICIDE	16776	GAX		GARDEX SEWER-RAT BAIT BLOCKS RODENTICIDE
15853	LAT		LATER'S SUMMER OIL INSECTICIDE SPRAY	16791	INT		CO-OP CUTWORM KILLER GRANULAR INSECTICIDE
15858	INT		CO-OP AERO-TACK AEROSOL INSECTICIDE	16792	INT		CO-OP ANT & GRUB KILLER GRANULAR INSECTICIDE
15886	DWE		DURSBAN READY-TO-USE HOUSEHOLD INSECTICIDE	16812	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 7-30
15888	DWE		DURSBAN HOME & GARDEN INSECTICIDE GRANULES	16814	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 2-5/25
15889	DWE		DURSBAN HOME & GARDEN INSECTICIDE DUST	16865	KEM		KSD5 BAIT BLOCKS RODENTICIDE
15896	UAG		CLEAN CROP MALATHION GRAIN PROTECTOR DUST	16866	KEM		KEMSAN BAIT BLOCKS RODENTICIDE
15922	WHM	ELS	WHITMIRE INDUSTRIAL AEROSOL INSECTICIDE III	16890	SXA		SANEX BROMONE CANARY SEED MOUSE BAIT
15948	ZOD		STARBAR MILK ROOM & CATTLE SPRAY	16926	UNR		HINDER DEER & RABBIT REPELLENT
15958	WIL		WILSON'S SUPER RAT & MOUSE KILLER	16934	SAF		SANEX MOSQUITO FOG INSECTICIDE
15966	LAT		LATER'S GROW 'N' CARE TROPICAL SOIL INSECTICIDE DUST	16944	LAV		DURO-TEC WOOD PRESERVATIVE LIQUID BROWN 545-275
15967	DIS		DISVAP III BARN & LIVESTOCK SPRAY SOLUTION	16985	NUX		NUODEX COPPER 2% FUNGICIDE
15982	SGO		GREEN CROSS LIME SULPHUR LIQUID INSECTICIDE-FUNGICIDE	16986	NUX		NUODEX ZINC 2% FUNGICIDE
16067	ORB		ORBIT'S SPLAT + INSECTICIDE	17102	SFR		SAFER'S DE-MOSS STRUCTURAL MOSS & ALGAE KILLER
16152	JOL		SUREKILLER RESIDUAL INSECT SPRAY	17111	ATC		CANPLUS 411 SPRAY TANK ADJUVANT
16158	LAT		LATER'S ROOT-GUARD SOIL INSECT KILLER	17189	SDZ		ZODIAC FLEA & TICK POWDER
16139	LAT		LATER'S BUGBAN-C ANT KILLER DUST	17201	KEM		MOSQUITO FOGGING INSECTICIDE
16161	LAT		LATER'S DURSBAN READY-TO-USE HOUSEHOLD INSECTICIDE	17204	OSD		PENTOX ZIN-K-NAP WOOD PRESERVATIVE CLEAR
16211	UAG		CLEAN CROP EMULSIFIABLE DORMANT SPRAY OIL	17222	INT		IPOC MALATHION 2% GRAIN PROTECTANT DUST
16250	GAX		GARDEX DIA ONE INSECTICIDE HOME PEST CONTROL KIT (PROF. QUALITY)	17244	PUG		PUROGUARD BARN & LIVESTOCK LIQUID INSECTICIDE
16261	BDC		BRENTDALE PRESSURIZED WASP & HORNET INSECTICIDE	17250	DIS		DISVAP INSECTICIDE PRESSURIZED SPRAY
16266	BDC		BRENTDALE RESIDUAL INSECTICIDE SPRAY	17260	SGF		BANISECT DOMESTIC INSECTICIDE DUST
16268	BDC		BRENTDALE PYRETHRIN INSECTICIDE	17292	AHB		HUNTER INSECTICIDAL SHAMPOO FOR DOGS & CATS
16268.04	RTI		DUAL SYNERGIST INSECTICIDE SPRAY	17309	PLU		EMUL-PLUS PYRETHRINE INSECTICIDE
16272	SXA		SANEX MR-10 MUSHROOM HOUSE INSECTICIDE SOLUTION	17311	PLU		EMUL-PLUS INSECTICIDE
16288	UAG		CLEAN CROP COPPERTOX WOOD PRESERVATIVE (GREEN)	17314	PLU		POUDRE-D-PLUS INSECTICIDE
16312	SXA		SANEX ROZOL CANARY SEED MOUSE BAIT	17359	SAF		SANEX BROMONE DURA-BLOCK
16393	DWE		A-REST SOLUTION CONTAINING ANCYMIDOL	17379	WIL		WILSON'S SEVIN BUG KILLER DUST
16599	RER		STOP-PEST PESTICIDES RODENT DESTROYER	17424	WIL		WILSON TOMATO & VEGETABLE DUST
16660	SCT	DWC	SCOTT'S PROTURF GRANULAR SYSTEMIC FUNGICIDE	17463	SAF		SANEX MALATHION GRAIN PROTECTOR DUST
16674	WBE	WBR	WILBUR-ELLIS FLOWABLE SULPHUR FUNGICIDE	17495	PRQ		RATOL SUPERBAGS I RAT & MOUSE RODENTICIDE
16685	ZEP		ZEPOSECTOR A SPRAY INSECTICIDE	17534	SXA		SEVIN 5-D INSECTICIDE DUST
				17581	GRX		MALATHION PYRETHRIN FLY DUST INSECTICIDE
				17591	AIG		K.O. 14 FLYING INSECT KILLER
				17592	AIG		KONK 418 (B.V.T.) FLYING INSECT KILLER
				17593	AIG		KONK TOO FLYING INSECT KILLER
				17597	EAT	DDB	BAKER'S ALL WEATHER BAIT BLOCKS RODENTICIDE

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
17598	EAT	DDB	BAKER'S ALL WEATHER BAIT BLOCKS RODENTICIDE	18388	INT		CO-OP HOME PEST CONTROL SPRAY
17625	REC		ONCE OVER WOOD PRESERVATIVE & SEALER	18393	KEM		KS PYRETHRUM 101 E.C. INSECTICIDE
17629	AJO		KO15 FLYING INSECT KILLER	18407	TOM	PSI	TOMLYN FLEA & TICK SHAMPOO LIQUID CONCENTRATE
17661	LEO		REZ BROWN END CUT PRESERVATIVE	18416	SFR		SAFER'S DE-MOSS FOR LAWNS CONCENTRATE
17662	LEO		REZ GREEN END CUT PRESERVATIVE	18420	APA		APAMIST FLYING INSECT KILLER
17665	CAT		CANTOL KLUNK LIQUID INSECTICIDE	18473	UAG		CLEAN CROP CORN OIL (LIQUID ADJUVANT)
17667	LAI	RIE	DEER-AWAY BIG GAME REPELLENT CONCENTRATE 2103	18488	WHM	GAX	WHITMIRE PT 240 PERMA-DUST
17692	BEN		MOORWOOD PENETRATING CLEAR WOOD FINISH & PRESERVATIVE 88-00	18558	DAL		D & L FLY KILL CONCENTRATE
17693	BEN		MOORWOOD SEMI-TRANSPARENT STAIN & WOOD PRESERVATIVE (ALL COLOURS)	18559	DAL		D & L FLY KILL SPRAY OR WIPE FOR HORSES
17710	KEM		KEMMIST METERED PRESSURIZED SPRAY INSECTICIDE	18563	JAN		DIRYL INSECTICIDAL POWDER
17750	SNI		TRUEGRIT PELL-PAC PELLETED RAT & MOUSE BAIT	18574	INT		CO-OP DAIRY GUARD
17772	MMN		SECTROL #1494 PREMISES FLEA SPRAY	18583	KEK		INSECTICIDE/REPELLENT
17809	CAT		CANTOL TECH CIDE	18584	KEK		BODY GARD SPACE & CONTACT INSECTICIDE
17912	WHM	GAX	WHITMIRE PT 565 PYRETHRUM INSECTICIDE	18585	KEK		HORSE-SHOOT SPACE & CONTACT INSECTICIDE
17955	LAI	RIE	DEER-AWAY BIG GAME REPELLENT CONCENTRATE 2103	18585	KEK		EVACUATE SPACE & CONTACT INSECTICIDE
18009	SAF		SANEX ROZOL PARA-BLOCK RODENTICIDE	18586	KEK		BARNSTORM SPACE & CONTACT INSECTICIDE
18020	SAF		SANEX BROMONE DURA-BLOCK RODENTICIDE	18587	EMO		EMPIRE BANISH SPACE & CONTACT INSECTICIDE
18024	PLU		AERO-PLUS INSECTICIDE	18588	EMO		EMPIRE SWAT SPACE & CONTACT INSECTICIDE
18094	OPB		RESIDUAL INSECTICIDE SPRAY	18589	EMO		EMPIRE HOG-WASH SPACE & CONTACT INSECTICIDE
18104	BEN		MOORWOOD SEMI-TRANSPARENT BLENDING BASE STAIN & WOOD PRESERVATIVE	18590	EMO		EMPIRE EVICT SPACE & CONTACT INSECTICIDE
18122	LAI	RIE	DEER-AWAY BIG GAME REPELLENT POWDER BGR-P	18597	BBM	FID	RO-PEL (DOMESTIC)
18159	SXA		SANEX VET TEK B-R-S BACKRUBBER SOLUTION	18650	INT		CO-OP BUG KILLER II INSECTICIDE DUST
18164	EMO		EMPIRE RE-ZIST RESIDUAL SOLUTION SPRAY	18675	YAP		CLEAN CROP 5% SEVIN DUST CARBARYL INSECTICIDE
18187	APA		SEVIN POULTRY INSECT DUST	18689	GPB		OP CHEMICAL SPECIALTY "ZAP" INSTITUTIONAL & GARDEN SPRAY
18190	INN		INSECTO PYRETHRINE COMMERCIAL INSECTICIDE	18691	KEM		KS FLEA SHAMPOO
18196	SXA		SANEX PRO LIVESTOCK SPRAY	18698	EIC	FMN	INSECTAWAY MULTI-PURPOSE INSECTICIDE II
18201	GAX		GARDEX BUGKILL PRESSURIZED SPRAY	18724	KEM	CCN	KEMSAN 511 PRESSURIZED INSECTICIDE
18202	PUG		SHOK BARN & LIVESTOCK LIQUID INSECTICIDE	18749	KEM		RATOXIN BAITPAKS
18204	KEK		E-RAT-ICATE MULTIPLE DOSE RODENTICIDE	18835	KEM		1233 U.L.V. INSECTICIDE
18205	KEK		E-Z-BAIT SINGLE DOSE RODENTICIDE	18836	BAZ		BASF KUMULUS DF FUNGICIDE
18217	EMO		EMPIRE RAT NIX RODENTICIDE	18892	FSS		GREEN CROSS CREEPY CRAWLY PROFESSIONAL HOME PEST CONTROL WITH SPRAYER
18237	KEM		MAKI RAT & MOUSE BAIT	18893	BLL	MAE	QUINTOX RAT & MOUSE BAIT
18239	WBC	GAX	PURGE CONCENTRATED INSECT KILLER	18943	SUA	CWN	OSTER FLEA & TICK SHAMPOO FOR DOGS
18325	SXA		SANEX MAGIC MIST INSECTICIDE PY9	18947	INT		CO-OP PREMIUM 3-WAY SPOT WEED KILLER LIQUID
18325.01	AFL	SXA	DELLA-MIST II METERED PRESSURIZED SPRAY	18968	BBM	FID	RO-PEL (COMMERCIAL)
18331	SWC		SPRAYCO PREMIUM MINERAL OIL	18991	BDC		BRENTDALE INSECT SPACE & CONTACT SPRAY
18338	PLU		EMUL-PLUS NO.2 INSECTICIDE	18994	CBE	ROR	ARMOR COAT CLEAR PENETRATING WOOD PRESERVATIVE & SEALER
18348	GAX		GUARD MIST PYRETHRINS INSECTICIDE	19033	EAT	DDB	4 THE BIRDS TRANSPARENT BIRD REPELLENT
18357	SAF		SANEX BUG BUSTER INSECTICIDE SPRAY	19057	DIS		DISPAR-MIST II INSECTICIDE (METERED SPRAY)
18358	EMO		EMPIRE QUIK-KILL WASP & HORNET SPRAY	19063	WHM	GAX	WHITMIRE PT 270 DURSBN INSECTICIDE
18359	KEK		INSTA-KILL WASP & HORNET JET SPRAY	19101	KEM		DIAZINON COMMERCIAL INSECTICIDE
18360	NUG		C-I-L RAPID BUG KILLER SEVIN	19115	GAX		GARDEX DIA ONE INSECTICIDE SPRAY
18385	EMO		EMPIRE BUTO-MIP CONTACT INSECTICIDE				
18386	DIV		DIVERSIDE-K INSECTICIDE SOLUTION				

Registra- tion No.	Regis- trant	Agent	Pesticide	Registra- tion No.	Regis- trant	Agent	Pesticide
19166	CMF		INSECTOONE INSECT CONTROL POWDER FOR FOOD PROCESSING PLANT	19654	MMN		SECTROL #1498 TWO-WAY FLEA & TICK FOAM
19178	LPH	AGT	BROMADIOLONE PLACE PACKS (PELLETS)	19679	KEM		KS PYRETHRUM COMMERCIAL INSECTICIDE
19190	BAZ		BASF AMMONIUM SULPHATE	19684	SXA		SANEX VET-TEK LOUSE POWDER
19215	CMF		INSECTOONE INSECT CONTROL POWDER FOR USE IN BARN	19685	GAX		GUARD MIST I PYRETHRINS INSECTICIDE
19230	CMF		INSECTOONE INSECT CONTROL POWDER FOR USE IN FLOUR MILLS	19692	SFR		SAFER'S FLOWABLE SULPHUR
19231	ROK		TIMBER-LIFE ZINC NAPHTHENATE WOOD PRESERVER CLEAR	19694	DWE		DURSBAN WB 05 INSECTICIDE
19232	ROK		TIMBER-LIFE COPPER NAPHTHENATE WOOD PRESERVER GREEN	19709	GRG		GREER'S "QUICK KILL" INSTITUTIONAL & GARDEN SPRAY
19244	VTR	CCN	CYCLE BREAKER II INSECTICIDE SPRAY	19732	BLI	MAE	QUINTOX MOUSE SEED
19244.01	INT		CO-OP SUPER MIST PRESSURIZED INSECTICIDE SPRAY	19756	MGK	WIC	EVERCIDE CRAWLING INSECT SPRAY P-2416
19261	VTR		CYCLE BREAKER 6 AEROSOL FUMIGATOR	19781	WHM	GAX	WHITMIRE PT 3-6-10 AERO-CIDE PYRETHRUM INSECTICIDE
19269	HOS		SOLIGNUM GREEN PREZERV	19829	SFR		SAFER'S TOMATO & VEGETABLE INSECTICIDE RTU
19269.01	HOW		HOWDEN GREEN PRESERVATIVE	19838	MOM	MAE	PIVAL PARAKAKES RAT & MOUSE BAIT
19270	HOS		SOLIGNUM CLEAR PREZERV	19854	KEM	CCN	KO 15 FLYING INSECT KILLER
19270.01	HOW		HOWDEN CLEAR PRESERVATIVE	19879	ZOD		STARBAR EQUINE INSECTICIDAL SHAMPOO FOR HORSES
19271	HOS		SOLIGNUM PREZERV PLUS	19940	PFF		PFIZER SEVIN 3 DUST INSECTICIDE
19271.01	HOW		HOWDEN END-CUT PRESERVATIVE	20003	NUG	CCN	C-I-L WASP & HORNET KILLER
19272	BAZ		BASF LIQUID AMMONIUM SULPHATE	20067	LAT		LATER'S HOME PEST INSECT CONTROL
19280	PRQ		RATOL PARAFFINIZED PELLETS	20191	ZOD		STARBAR EQUINE LICE DUSTER
19281	KEM		KEMSAN MAKI BAIT BLOCK RODENTICIDE	20239	LPH	AGT	GROUND FORCE PARAFFINIZED PELLETS
19282	KEM		KEMSAN RAT-XB WITH BROMADIOLONE	20240	LPH	AGT	MAKI RODENTICIDE PARAFFIN BLOCK
19286	KEM		KEMSAN SEWER BAIT BLOCKS RODENTICIDE	20253	NIL	AGT	GROUND FORCE RAT & MOUSE KILLER THROW PACKS RODENTICIDE
19313	DEP		DENALT WOOD PRESERVATIVE GREEN	20256	LPH	AGT	BOOT HILL PLACE PACKS RODENTICIDE MEAL BAIT
19321	ROR		ROZ-TOX CLEAR WOOD PRESERVATIVE & SEALER	20257	LPH	AGT	BOOT HILL PLACE PACKS RODENTICIDE PELLETS
19373	BEN		MOORWOOD CLEAR WOOD PRESERVATIVE 456-01	20258	LPH	AGT	MAKI BULK RODENTICIDE PELLETS
19374	KEM		KS CS HOME & APARTMENT RESIDUAL INSECTICIDE	20259	LPH	AGT	MAKI PLACE PACKS RODENTICIDE MEAL BAIT
19383	NAC		CHEMSEARCH SEARCH-OUT	20298	SAF		SANEX DORMANT OIL EC INSECTICIDE
19383.01	MTK		LAST STAND COCKROACH KILLER	20424	DIS		DISVAP IV BARN & LIVESTOCK INSECTICIDE
19386	ZOD		STARBAR QWIK-KILL FOGGING SOLUTION (R.T.U.)	20424.01	DIS		MULTIVAP IV INSECTICIDE
19440	REC		RECOCHEM END CUT PRESERVATIVE GREEN	20442	DIS		DISPAR PLUS FLEA SHAMPOO FOR DOGS AND CATS
19454	BDN	HOD	POKON PLANT SPRAY INSECTICIDE	20459	KEM		KEMSAN B-20 PRESSURIZED RESIDUAL INSECTICIDE
19537	KEM		MAKI CANARY SEED MOUSE BAIT	20493	SWC		SPRAYCO OIL CONCENTRATE
19545	TIS		ENDCOAT WOOD PRESERVATIVE - BROWN	20540	KEM	CCN	KO-15 FLYING INSECT KILLER 975
19546	TIS		GREATWOOD END CUT WOOD PRESERVER	20542	KEM	CCN	KO-14 FLYING INSECT KILLER 975
19547	TIS		ENDCOAT WOOD PRESERVATIVE - GREEN	20545	KEM		AIRGUARD KONK 408 FLYING INSECT KILLER 975
19548	TIS		SUNWOOD END CUT PRESERVATIVE	20547	KEM	CCN	AIRGUARD KONK 409 FLYING INSECT KILLER
19549	TIS	KOZ	ALL WEATHER WOOD END CUT PRESERVATIVE	20565	SFR		SAFER'S TROUNCE HOUSEPLANT INSECTICIDE (NATURAL)
19557	KEM	CCN	KO 14 FLYING INSECT KILLER	20691	MMN		DURATROL 3M NO. 1488 HOUSEHOLD FLEA SPRAY
19558	KEM	CCN	AIRGUARD KONK 418 FLYING INSECT KILLER	20720	SFR		SAFER'S FLEA & TICK SPRAY (R.T.U.)
19559	KEM	CCN	AIRGUARD KONK 408 FLYING INSECT KILLER	20744	AAG		BUGCON DYNAMO PLUS CONCENTRATE INSECTICIDE
19560	KEM	CCN	AIRGUARD KONK PRO INSECT KILLER	20745	AAG		BUGCON SUPER SPACE & CONTACT RESIDUAL INSECTICIDE SOLUTION
19561	KEM	CCN	KONK TOO FARM & LIVESTOCK INSECT KILLER	20758	KEM		AIRGUARD KONK FLY FOG FLYING INSECT KILLER
19614	PLU		EMUL PLUS PYRETHRINE EAU INSECTICIDE	20761	LPH	AGT	BOOT HILL PLACE PACKS RODENTICIDE PELLETS
19633	MMN		SECTROL #1497 TWO WAY PET SPRAY	20762	NIL	AGT	BOOTHILL RODENTICIDE PELLETS

Registration No	Registrant	Agent	Pesticide	Registration No	Registrant	Agent	Pesticide
20770	INN		INSECTO D-TRANS COMMERCIAL INSECTICIDE	21348	WIL		WILSON GREEN EARTH HORTICULTURAL OIL INSECT SPRAY
20772	PLU	CCN	INSECTO INSECTICIDE (PRESSURIZED)	21371	ACN	APC	PARAPEL DOMESTIC PARAFFINIZED PELLETS
20777	KEM		KEMSAN 511 PRESSURIZED INSECTICIDE (FORMULATION D)	21377	WIL		WILSON MULTI-WEEDER LAWN WEEDKILLER HOSE-SPRAY
20792	WIL		WILSON GRANULAR ANT & GRUB KILLER	21436	DIS		TRAP-N-A-SAK (KILLS RATS & MICE)
20793	SFR		SAFER'S ROSE & FLOWER INSECTICIDE (NATURAL)	21454	WIL		WILSON GREEN EARTH HOSE SPRAY GARDEN INSECT CONTROL
20812	SFR		SAFER'S NATURAL GARDEN FUNGICIDE	21505	SDZ		STARBAR ECTOCIDE INSECT SPRAY
20819	ZOD		STARBAR STOCK SPRAY WITH REPELLENT	21513	BDC		MAJESTIC I FLYING INSECT KILLER
20820	ZOD		STARBAR EQUINE STABLE SPRAY WITH REPELLENT R.T.U.	21513.03	GAX		GUARD MIST FLYING INSECT KILLER
20821	SDZ		STARBAR WIPE-ON FOR HORSES WITH REPELLENT	21563	UAG		CLEAN CROP DIPHACIN BLOCKS RODENTICIDE
20862	MOX		WRANGLER LIQUID HERBICIDE	21573	SDZ		PRECOR 1% EMULSIFIABLE CONCENTRATE
20863	MOX		LAREDO LIQUID HERBICIDE	21593	MOX		EXPEDITE GRASS & WEED HERBICIDE
20864	MOX		RENEGADE LIQUID HERBICIDE	21602	KEM	CCN	KO24 FLYING INSECT KILLER
20865	MOX		IPCO ROUNDUP LIQUID HERBICIDE	21603	KEM	CCN	KONK 429 FLYING INSECT KILLER
20880	SXA		SANEX MAGIC MIST DS INSECTICIDE	21620	JAN		SPRECTO PET SPRAY
20887	KEM		WARFARIN BAITPAKS PELLETS	21837	EAT	DDB	EATON'S AC FORMULA 90 (R.T.U.) RODENTICIDE
20888	KEM		WARFARIN BAITPAKS MEAL BAIT	21858	HOE		HOME GARDENER DANDELION CONTROL
20900	MGK	WIC	PYROCID BOOSTER CONCENTRATE H EMULSIFIABLE	21917	JAN	CCN	SIPHEX 30 CARPET & PREMISE PUMP INSECTICIDE
20903	EAT	DDB	EATON'S ALL-WEATHER BAIT BITZ (PEANUT BUTTER FLAVORED)	21965	SWC		SPRAYCO SUPERIOR OIL 70
20904	EAT	DDB	EATON'S ALL-WEATHER BAIT BITZ (FISH FLAVORED)	22032	SXA		SANEX PYRE-POS RESIDUAL CONTACT SPRAY
20945	PLU		EMUL PLUS NO. 4 INSECTICIDE	22038	AFL		DELLA-DAIRY SPRAY II FOGGING SOLUTION
20972	ROK		GOLDEX MOTH BALLS	22081	SKN	SKB	ADAMS SURFACE SPRAY
21003	BDI	OAX	BLUE DIAMOND MAGNETIC ROACH FOOD	22083	CHD	SIE	CURAP 20 WOOD PRESERVATIVE PASTE
21011	SXA		SANEX BARN & LIVESTOCK SPRAY II	22134	BLL	MAE	DITRAC BLOX KILLS RATS & MICE
21029	MBY		ABC OIL	22135	BLL	MAE	DITRAC ALL-WEATHER BLOX (KILLS RATS & MICE)
21033	DIS		DISVAP FOAMICIDE INSECT REPELLENT FOR HORSES	22142	SKN	SKB	ADAMS FLEA & TICK SHAMPOO
21038	ATK		INSECT STOP 100% NATURAL	22160	PAR		JUST ONE BITE RAT & MOUSE BAIT BAR
21039	ATK		100% NATURAL INSECT STOP	22161	PAR		JUST ONE BITE RAT & MOUSE BAIT
21043	ZOD		STARBAR DAIRY SPRAY & FOGGING SOLUTION WITH REPELLENT (R.T.U.)	22202	DIS		DISVAP AQUA BARN AND LIVESTOCK INSECTICIDE
21066	KEM	CCN	KEMSAN C50 PRESSURIZED RESIDUAL INSECTICIDE	22209	SXA		SANEX PRO TERMINATOR AN INJECTION SYSTEM AEROSOL
21111	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP	22215	MOX		ROUNDUP L&Q READY TO USE HERBICIDE
21149	HDP		INSECOLO (ALL NATURAL) ALL PURPOSE INSECTICIDE (HOME & GARDEN)	22235	BLL	MAE	CONTRAC RODENTICIDE KILLS WARFARIN RESISTANT NORWAY RATS
21160	SXA		SANEX LIQUID ROZOL RODENTICIDE CONCENTRATED FORMULA	22236	BLL	MAE	CONTRAC RODENTICIDE KILLS WARFARIN RESISTANT NORWAY RATS
21164	UNR		HINDER ANIMAL REPELLENT	22237	BLL	MAE	CONTRAC RAT & MOUSE BAIT DOMESTIC
21176	LPH	AGT	BOOTHILL RODENTICIDE PARAFFIN II BLOCK	22238	BLL	MAE	CONTRAC BLOX KILLS RATS & MICE
21177	NIL	AGT	BOOTHILL RODENTICIDE PELLETS II	22239	BLL	MAE	CONTRAC BLOX KILLS RATS & MICE
21179	SAF		SANEX LIQUID BROMONE RODENTICIDE BAIT	22241	BLL	MAE	CONTRAC MOUSE BAIT STATION
21185	PSS		GREEN CROSS RODENTEX RODENTICIDE PELLETS	22252	SDZ		VET-KEM SIPHOTROL FORTE II (KILLS FLEAS)
21186	SOF		GREEN CROSS RODENTEX RODENTICIDE PARAFFIN BLOCK	22332	SKN	SKB	ADAMS FLEA & TICK MIST
21235	BBM	FID	ROPEL GARBAGE PROTECT R	22337	ZNA		CHAROE ADJUVANT (FOR USE WITH ACHIEVE HERBICIDE)
21253	MMN		DURATROL YARD & KENNEL CONCENTRATE FLEA SPRAY NO. 1449	22350	MOM	MAE	HAWK RODENTICIDE (KILLS RATS & MICE)
21262	MOX		EZJECT HERBICIDE CAPSULES	22351	MOM	MAE	HAWK BAIT CHUNX DOMESTIC (KILLS RATS & MICE)
21295	INN	PLU	INSECTO NO.4 COMMERCIAL INSECTICIDE	22412	MOX		ROUNDUP NS LIQUID HERBICIDE
21297	GAX		GARDEX RATKILL DOMESTIC	22435	NUO		TOMAHAWK CRAWLING INSECT KILLER (HOME PEST CONTROL)

Registration No.	Registrant	Agent	Pesticide	Registration No.	Registrant	Agent	Pesticide
22462	MOM	MAE	TOMCAT BAIT CHUNX ALL WEATHER	23071	USE		WOLMAN DECK 'N SIDING
22498	BDO	DKN	BEARGUARD BEAR DETERRENT				PRESERVATIVE STAIN
22500	BLL	MAE	DITRAC RAT & MOUSE BAIT	23072	USE		WOLMAN WOOD PRESERVATIVE (CLEAR)
22511	MOM	MAE	TOMCAT ALL-WEATHER BAIT CHUNX DOMESTIC	23080	WBC	GAX	PURGE CB-123 INSECTICIDE
				23093	PRQ		DOMESTIC DIAZINON INSECTICIDE PLUS SUP D1
22548	INT	CCN	CO-OP HORNET & WASP FOAM INSECTICIDE	23149	MMN		3M FLEA & TICK SHAMPOO
22549	INT	CCN	CO-OP CREVICE CONTROL FOAM INSECTICIDE	23163	CDH		ASSASSIN RAT & MOUSE BAIT PELLETS
22550	INT	CCN	CO-OP CRAWLING INSECT CONTROL II	23166	CDH		ASSASSIN RAT & MOUSE BAIT PELLETS
22552	SDZ		STARBAR FLYING INSECT SPRAY	23167	CDH		SNARE RODENTICIDE BAIT PELLET DOMESTIC
22563	CVT		HIGH TEST FOGGING SOLUTION INSECTICIDE	23168	CDH		SNARE RODENTICIDE BAIT BLOX (DOMESTIC)
22582	CWD		WATERBIRD CONTROL OIL				
22588	MRR	NUO	MR. ROACHKILLER PASTE	23169	CDH		ASSASSIN KILLS RATS & MICE
22589	DIT		P5 FOG OIL RTU INSECTICIDE				ALL-WEATHER BAIT BLOX
22590	DIT		FOG OIL #1 INSECTICIDE RTU IN THERMAL FOGGERS	23226	VRB	CTR	ECTO-SOOTHE EMOLLIENT OATMEAL PESTICIDAL SHAMPOO
22592	SXA		SANEX RODENTKIL RODENTICIDE PELLETS	23253	KEM		RATOXIN BROMADIOLONE RODENTICIDE BAIT PACKS
22593	SXA		SANEX RODENTKIL RODENTICIDE MEAL BAIT	23254	SFR		SAFER'S TOPGUN WEEDKILLER /HERBICIDE FAST ACTING
22606	CVT		DAIRY FLY SHIELD & FOGGING SOLUTION	23330	AFL	SXA	DELLA HEAVY DUTY INSECT SPRAY
22607	CVT		CAN-VET EQUINE FLY SHIELD	23391	CVT		CAN-VET RESIDUAL FLY KILL FOR WALLS & CEILINGS
22626	BDT	LTR	SMOTHER-OIL SPRAY OIL EMULSION AGRICULTURAL INSECTICIDE	23400	FAR		PARNAM BRONCO WATER BASE EQUINE FLY SPRAY
22696	AGP	JRM	ASSAULT-GARD DOG REPELLENT I	23433	CVT		CAN-VET BUGWACKER-TALL INSECTICIDE (READY-TO-USE)
22697	AGP	JRM	ASSAULT-GARD DOG REPELLENT II	23467	CBE	WIL	GARDEN CLUB HOME PEST CONTROL (READY-TO-USE)
22700	AGP	JRM	ASSAULT-GARD BEAR REPELLENT				
22722	DIT		PROPOXUR 1% RESIDUAL INSECTICIDE SOLUTION	23472	DIS		DISVAP V N.A. BARN INSECTICIDE
				23505	AVE	WIL	AVANT GUARD HOUSEHOLD FLEA & TICK SPOT TREATMENT TRIGGER SPRAY KIT
22747	PTA		FLEA & TICK SHAMPOO FOR DOGS & CATS (FOR PROFESSIONAL USE)				
22760	DIS		DISPAR RODENT CAKE	23555	SXA		SANEX PRO LIVESTOCK SPRAY I
22804	JMD	BOV	BUG KILL FOR FOOD & ORNAMENTAL CROPS WATER BASED INSECTICIDE	23558	BLL	MAE	DITRAC SUPER SIZE BLOX KILLS RATS & MICE
22806	MOX		VICTOR HERBICIDE	23596	VRB	CTR	ECTO-SOOTHE PLUS PESTICIDAL SHAMPOO
22814	BLL	MAE	DITRAC ALL-WEATHER CAKE (KILLS RATS & MICE) - COMMERCIAL	23645	BLL	MAE	DITRAC RODENTICIDE COMMERCIAL
22823	LPH	AGT	MAKI MINI BLOCK COMMERCIAL	23648	DIT		RATABAN D RODENTICIDE PELLETS
22824	LPH	AGT	BOOT HILL MINI BLOCK	23662	BLL	MAE	CONTRAC ALL-WEATHER CAKE KILLS RATS AND MICE COMMERCIAL
22831	HOK	UAG	RAMK BARS				
22839	TIS		SILVERTONE ENDCOAT WOOD PRESERVATIVE	23729	DIS		RUSE RODENTICIDE MINI-BLOCKS
22889	APA		WIPE ON FOR HORSES	23754	MRR		MR. ROACHKILLER PASTE FORMULA 3000
22890	FSS		KILLEX READY-TO-USE				
22911	APA		APACIDE INSECT SPRAY	23769	DIT		DITCHLING MALATHION 3% RESIDUAL INSECTICIDE
22912	WIL		BROMONE MOUSE TREAT	23776	SFR		SAFER'S SUPERFAST PATIO WEED KILLER (WITH TRIGGER SPRAYER)
22971	APA		APACIDE HI-CIDE INSECT SPRAY				
22973	CDH		SNARE RODENTICIDE BAIT BLOX	23870	BLL	MAE	CONTRAC SUPER SIZE BLOX KILLS RATS AND MICE
23018	UAG		CHLORPYRIFOS 1G (GRANULAR INSECTICIDE)	23884	SPR	LTR	SPRAY-PAK INDUSTRIAL & DAIRY INSECTICIDE PRESSURIZED SPRAY
23028	DIS		MULTIVAP AQUA BARN & LIVESTOCK INSECTICIDE	23898	DAL		D & L FLY KILL SPRAY OR WIPE ON FOR HORSES
23037	DIT		DITCHLING BAIT BLOCKS RODENTICIDE COMMERCIAL	23899	DAL		DAVIS & LAWRENCE FLY KILL CONCENTRATE
23038	DIT		DITCHLING SEWER RAT BLOCKS RODENTICIDE				
23039	USE		WOLMAN WOOD PRESERVATIVE WITH WATER REPELLENT	23958	SYF	SYR	00857 WASP & HORNET KILLER II
23050	WHB	SXA	NPI-16 PYRETHRIN INSECTICIDE (AGRICULTURAL)	23971	ZNA		TOUCHDOWN 480 HERBICIDE LIQUID
23060	TMP	SXA	TEAM BARN & LIVESTOCK PYRETHRIN SPRAY				TOTAL: 682

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
790003C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE TURF PLUS INSECTICIDE WITH DURSBAN 8:3:8
790005C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS TURF BUILDER 25:3:3 PLUS HALTS CRABGRASS PREVENTER
790017AB	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L PLANT STARTER 5-15-5
790085C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN 10:6:4 TURF FERTILIZER WITH 2,4-D
790086C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN 7:7:7 FERTILIZER WITH 2,4-D
790088C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER WITH 2,4-D 10:6:4
790207C	VIGORO INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO WEED AND FEED 12:6:3 WITH KILLEX
790553C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L WEED AND FEED 20:10:5
790569C	WEALL & CULLEN NURSERIES LTD., P.O. BOX 4040 INDUSTRIAL PARK, MARKHAM, ONTARIO L3R 8G8	WEALL AND CULLEN WEED AND FEED 10:6:4
790570C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WEED AND FEED 10:5:10
790609C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L WINTERIZER WEEDEE 6:12:24
790668C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 WITH CRABGRASS PREVENTER
790669C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 10:6:4 LAWN FOOD AND CRABGRASS PREVENTER
790677C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 LAWN WEED DOCTOR
790685C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN-UP WEED & FEED 10-6-4
790686C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	GREEN-UP WEED AND FEED 20:10:5
790688C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	GREEN CROSS WEED'N FEED 20:10:5 WITH KILLEX
790690C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 LAWN INSECT DOCTOR
800240C	VIGORO INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO FALL WEED AND FEED 4:8:16
800264C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS PROTURF 25:0:12 FERTILIZER PLUS DSB FUNGICIDE
800363C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER

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800698C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE SUPERTURF PLUS WEED KILLER 21:3:9
800699C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE WINTEROREEN PLUS WEEDAWAY 4:9:15
800719C	MERRY ORO. LTD., 4038 HWY. 7 UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS WEED AND FEED 9:4:8
800734C	MANCHESTER PRODUCTS LTD., BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	MANCHESTER SUPERGREEN WEED AND FEED 10:6:4
800735C	MANCHESTER PRODUCTS LTD., BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	MANCHESTER SUPERGREEN CRAB-EX 10:6:4
800758C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WINTER PRO WEED AND FEED 4:8:12
800763C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN-UP WEED AND FEED 20:10:5
800789C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 6:9:6 GARDEN WEED DOCTOR
800803C	SO-GREEN CORP., P.O. BOX 8750 2600 JOHN ST., DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM PLUS LAWN FERTILIZER AND CRABGRASS CONTROL 21:7:7
800806C	F.W. WOOLWORTH CO. LTD., 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST WEED AND FEED 10:6:4
800810C	BEAVER LUMBER CO. LTD., 245 FAIRVIEW MALL DRIVE WILLOWDALE, ONTARIO M2J 4T1	BEAVER PREMIUM WEED AND FEED 20:10:5 PLUS KILLEX
800816C	BEAVER LUMBER CO. LTD., 245 FAIRVIEW MALL DRIVE WILLOWDALE, ONTARIO M2J 4T1	BEAVER WEED AND FEED WITH 2,4-D
800820C	K-MART CANADA LIMITED, 8925 TORBRAM ROAD BRAMPTON, ONTARIO L6T 4G1	K-MART K-GRO WEED AND FEED 10:6:4
800879C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	GREEN CROSS GRAB-GUARD LAWN FOOD 15:3:3 WITH DACTHAL 4%
810420C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH WEED KILLERS
810421C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER
810422C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN 7:7:7 TURF FERTILIZER WITH 2,4-D
810423C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN TURF FERTILIZER 16:6:8 WITH CRABGRASS PREVENTER
810428C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	TURF GREEN FERTILIZER 16:6:8 WITH WEED KILLERS
810446C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH WEED KILLER
810447C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH CRABGRASS

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810457C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	MASTERCRAFT FALL WEED N' FEED FERTILIZER 4:8:12
810903C	MANCHESTER PRODUCTS LTD., BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	MANCHESTER SUPERGREEN WEED GUARD 14:4:8
810915C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN INSECT CONTROL FERTILIZER 10-6-4
810918C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 CRABGRASS DOCTOR
810919C	C-I-L INC., 90 SHEPPARD AVE. E., P.O. BOX 200, STN A NORTH YORK, ONTARIO M2N 6H2	C-I-L 15:3:6 LAWN FOOD WITH CRABGRASS PREVENTER
810970C	F.W. WOOLWORTH CO. LTD., 33 ADELAIDE STREET W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM WEED AND FEED 20:10:5
811506C	SUNFRESH LTD., 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME WEED AND FEED 10:6:4
811508C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	WINTERIZER/WEEDER LAWN FOOD 12-3-5
811515C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	KERIORE WEED & FEED 15-3-3
811516C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN INSECT DOCTOR 6-4-3 (0.37%)
821004C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT FERTILIZER AND CRABGRASS CONTROL
821005C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT FERTILIZER AND INSECT CONTROL WITH DURSBAN
821006C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT WEED AND FEED WITH WEED-A BAN HERBICIDE
821014C	MEADOW GREEN CO. LTD., P.O. BOX 527, STN. A 5600 CANCROSS COURT, MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN TURF FERTILIZER 7:7:7 WITH WEED KILLERS
821015C	MEADOW GREEN CO. LTD., P.O. BOX 527, STN. A 5600 CANCROSS COURT, MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS
821016C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER 7:7:7 WITH WEED KILLERS
821017C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS
821032C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	MASTERCRAFT WEED N'FEED LAWN FERTILIZER 9:3:6
821070C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A	CO-OP FERTILIN FALL FERTILIZER WITH WEED CONTROL
821123C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WINTER PRO WEED AND FEED 6:8:12
821545C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN PRO WEED AND FEED 10:5:10

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821564C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	PROFESSIONAL WEED & FEED 16-4-4
821600C	F.W. WOOLWORTH CO. LTD., 33 ADELAIDE STREET W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM CRABGRASS CONTROL 20:10:5
821616C	SUNFRESH LTD., 22 ST. CLAIR AVENUE E. ORONTO, ONTARIO M4T 2S8	FERTILIZER WITH CRABGRASS PREVENTER 12:3:6 WITH BETASAN
821636C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 10-6-4 WEED & FEED LAWN FERTILIZER
821638C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 10-6-4 LAWN FERTILIZER WITH CRABGRASS PREVENTER
821640C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 7-7-7 WEED & FEED LAWN FERTILIZER
831156C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L GOLFGREEN CRABGRASS PREVENTER 20:3:4 PLUS BENSULIDE
831157C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L LANDSCAPE CRABGRASS PREVENTER 10:6:4 PLUS BENSULIDE
831176C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX AUTUMNAL WEED & FEED 4-10-15
831197B	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD., P.O. BOX 2485, LONDON, ONTARIO N6A 4G8	PRO GREEN WEED'N FEED 14-7-7
831227C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM LAWN PRO-WEED AND FEED 21:7:7
831246C	F.W. WOOLWORTH CO. LTD., 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM CRABGRASS CONTROL 20-10-5 WITH 3.0% CHLORTHAL DIMETH
831247C	SUNFRESH LTD., 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME SUPER WEED AND FEED 20-5-10
831277C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L PROFESSIONAL CRABGRASS PREVENTER 16-4-4
831282C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON FALL LAWN FOOD PLUS MULTI WEEDEE
831285C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON SPRING AND SUMMER LAWN FOOD PLUS MULTI WEEDEE
831286C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON CRABGRASS PREVENTER AND POA ANNUA CONTROL PLUS LAWN FEED
841346C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	CANADIAN TIRE MASTERCRAFT DELUXE WEED'N FEED 21-7-7
841425C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN FOOD 10-6-4 PLUS CRABGRASS PREVENTER
841444C	UNITED CO-OPERATIVES OF ONT., 5600 CANCROSS COURT BOX 527, STN. A, MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN FALL FERTILIZER WITH WEED CONTROL 3-5-12
841687C	SUNFRESH LTD., 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	DOUBLE ACTION WEED AND FEED 5-8-12

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841688C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	OOLFOREEN WEED & FEED 20-3-4
841693C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L CRABGRASS DOCTOR 20-3-4
841696C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN INSECT DOCTOR 6-4-3 (0.78 %)
841748C	FEDERATED CO-OPERATIVES LTD. SASKATOON, SASKATCHEWAN S7K 3M9	TURFOREEN 20-10-5 WEED & FEED
841750C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN PRO FERTILIZER AND CRABGRASS CONTROL 21-7-7
850031C	CAPO INDUSTRIES LTD., 1200 CORPORATE DR. BURLINGTON, ONTARIO L7L 5R6	GREENPOWER SPRAY'ON WEED & FEED
850081C	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD. P.O. BOX 2485, LONDON, ONTARIO N6A 4G8	DO-IT WEED'N FEED 14-7-7
851798C	HOME HARDWARE STORES LTD., 1 BRIAN DR., P.O. BOX 250, BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER 21-7-7 WEED & FEED
851822C	F.W. WOOLWORTH CO. LTD., 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST GOLD PERFORMANCE WEED & FEED 26-3-3
851825C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FEDEX LIQUID WEED 'N' FEED
851831C	SUNFRESH LTD., 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME SPRING AND SUMMER LIQUID WEED & FEED PLUS WEEDKILLER
851843C	HOME HYDROCULTURE ASSOC. INC., BOX 3250, STATION D WILLOWDALE, ONTARIO M2R 3G6	HOME GARDENER LIQUID LAWN FOOD
851847C	WHITE ROSE CRAFTS & NURSERY, 4038 - NO. 7 HWY. UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS LAWN FOOD & CRABGRASS CONTROL
851856C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX LUSHGROW 10-4-6 INSECTICIDE & FERTILIZER
851857C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX 21-4-6 WEED & FEED
851858C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA GREEN PLUS 21-7-7 WEED & FEED
851868C	HOME HARDWARE STORES LTD., 1 BRIAN DR. P.O. BOX 250, BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER FALL WEED & FEED 6-8-12
860088C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	CANADIAN TIRE MASTERCRAFT PRO PREMIUM WEED'N FEED 28-4-8
860099C	SUNFRESH LTD., 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	NO-NAME LIQUID LAWN FOOD AND INSECT CONTROL 15-2-3
860131C	MANCHESTER PRODUCTS LTD., BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	SUPER GREEN 16-3-9 CRAB CHECK
861912C	WILSON LABORATORIES INC., 36 HEAD STREET DUNDAS, ONTARIO L9H 3H3	WILSON LIQUID FALL LAWN FOOD 7-5-9 PLUS MULTI WEEDER

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861940C	GARDEN GALLERY INC., 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	WEED & FEED 24-6-6
870006C	WEALL & CULLEN NURSERIES LTD., P.O. BOX 4040 MARKHAM, ONTARIO L3R 8Q8	WEALL & CULLEN FALL WEED & FEED 10-5-20
870007C	HOME HARDWARE STORES LTD., 1 BRIAN DR., P.O. BOX 250, BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER CRABGRASS PREVENTER PLUS FERTILIZER 15-5-3
870030C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE SUPERTURF PLUS CRABCHECK 14-4-8 WITH 3.1% CHLORTHAL
870054C	SPRAY & GREEN FERT. INC., P.O. BOX 360, 1100 LECLAIRE ST., ST. CESAIRE, QUEBEC J0L 1T0	PLUS GREEN WEED & FEED
870056C	SPRAY & GREEN FERT. INC., P.O. BOX 360 1100 LECLAIRE ST., ST. CESAIRE, QUEBEC J0L 1T0	SPRAY & GREEN WEED & FEED 15-3-3
870086C	PROFESSIONAL NURSERYMEN INC., P.O. BOX 308 STREETSVILLE, MISSISSAUGA, ONTARIO L5M 2B9	SUPERIOR LAWN FERTILIZER & CRABGRASS CONTROL 15-5-3
870087C	PROFESSIONAL NURSERYMEN INC., P.O. BOX 308 STREETSVILLE, MISSISSAUGA, ONTARIO L5M 2B9	SUPERIOR WEED & FEED 15-5-5
870116C	WHITE ROSE CRAFTS & NURSERY, 4038 - NO. 7 HWY. UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS LAWN FOOD AND INSECT CONTROL
870143C	FISONS HORTICULTURE INC., 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	INSECTILIZER 15-5-5 LAWN FOOD
880004C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS SUPER TURF BUILDER PLUS 2 33-3-3 WITH 1.18% 2,4-D & 0.59% MECOP
880005C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS TURF BUILDER PLUS 2 27-3-3 WITH 1.16% 2,4-D AND 0.58% MECOPROP
880007C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS MOSS CONTROL PLUS LAWN FERTILIZER 16-0-0 WITH 13.6% FERROUS SUL
880011C	VIGORO INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO INSECT CONTROL & FERTILIZER 10-6-4
880012C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	MASTERCRAFT LIQUID WEED'N FEED LAWN FERTILIZER
880017C	GARDEN GALLERY INC., 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	GARDEN GALLERY LAWN FOOD PLUS CRABGRASS CONTROL
880018C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE 'H' 10-3-6 WEED & FEED
880019C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE 'H' 10-3-6 CRABGRASS PREVENTER
880020C	SHERIDAN NURSERIES LTD. GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 21-6-12 WEED & FEED
880028C	K-MART CANADA LTD., 8925 TORBRAM RD. BRAMPTON, ONTARIO L6T 4G1	K-MART SUPER K-GRO
880042C	MANCHESTER PRODUCTS LTD., BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	SUPER GREEN 10-6-4 GRO & CONTROL

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
880046C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-1-L 20-3-5 PLUS CRABGRASS PREVENTER 4.6% BENSULIDE
880047C	GARDEN GALLERY INC., 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	GARDEN GALLERY INC LAWN FOOD & INSECT CONTROL 12-6-6 + 0.78% CHLORPYR.
880051C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	MASTERCRAFT LIQUID FALL WEED 'N' FEED FERTILIZER
880061C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE 'H' 4-8-16 FALL WEED & FEED
881034C	SPRAY & GREEN FERTILIZERS INC., 426 VICTORIA AVE. SUITE 21, ST-LAMBERT, QUEBEC J4P 2H9	PLUS GREEN FERTILIZER & INSECTICIDE 15-2-2 WITH 1.43% CHLORPYRIFOS
890005C	CANADIAN TIRE CORPORATION, BOX 770, STATION K 2180 YONGE ST., TORONTO, ONTARIO M4P 2V8	MASTERCRAFT FALL WEED & FEED 6-8-14
890053C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	INSECT CONTROL 25-3-7
900006C	HOME HARDWARE STORES LTD., 1 BRIAN DR. P.O. BOX 250, BURFORD, ONTARIO N0E 1A0	HOME GARDENER LIQUID LAWN FERTILIZER 17-5-5 WITH WEED CONTROL
900026C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 LAWN FOOD & CRABGRASS PREVENTER
900027C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	AERO GREEN 12-6-6 LAWN FOOD & INSECT CONTROL
900029C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	AERO ULTRA GREEN 20-5-5 WEEDFEED
900030C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 WEED & FEED
900031C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS SUPER TURF BUILDER PLUS 2 34-3-3 WITH 1.17% 2,4-D 0.58% MECOPR
900032C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS TURF BUILDER PLUS 2 28-3-3 WITH 1.21% 2,4-D & 0.605% MECOPROP
900035C	ALL TREAT FARMS LTD., 198 ST. CATHERINE ST. W. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT WEED 'N' FEED 10-6-4
900036C	ALL TREAT FARMS LTD., 198 ST. CATHERINE ST. W. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT PREMIUM WEED 'N' FEED 24-4-8
900045C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	20-3-5 PLUS CRABGRASS PREVENTER
900047C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 WEED & FEED
900048C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 WITH INSECT CONTROL
900049C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 CRABGRASS CONTROL
900055C	SHERIDAN NURSERIES GEORGETOWN, ONTARIO L7O 4S7	PARKWOOD 21-6-12 FERTILIZER WITH CRABGRASS PREVENTER

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
900071C	WEALL & CULLEN NURSERIES LTD., P.O. BOX 4040 INDUSTRIAL PARK, MARKHAM, ONTARIO L3R 8G8	WEALL & CULLEN PREMIUM CRABGRASS PREVENTER 21-7-7
910005C	HILLVIEW FARMS LTD., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN ENFORCER 24-2-16
910006C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOGAZON 2+2 21-4-8 INSECTICIDE AND ORGANIC BASED FERTILIZER
910007C	FEDERATED CO-OPERATIVES LTD. SASKATOON, SASKATCHEWAN S7K 3M9	TURFOREEN 5-10-5 FALL FERTILIZER WEED & FEED
910010C	GREENLEAF PRODUCTS INC., P.O. BOX 82338 BURNABY, BC V5C 5P8	RAPID GREEN MOSS CONTROL 5-0-0
910011C	GREENLEAF PRODUCTS INC., P.O. BOX 82338 BURNABY, BC V5C 5P8	RAPID GREEN WEED & FEED 15-5-5
910017C	ZELLERS, 5100 BOUL DE MAISONNEUVE W. MONTREAL QUEBEC H4A 1Y6	CHAMPION ORGANIC BASED 21-6-7 WEED & FEED
910019C	CARGILL LTD., 127-4096 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	TRUE GREEN 10-6-4 WEED AND LAWN FERTILIZER CONTAINS 0.5% 2,4-D
920003C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON HOSE SPRAY MOSS KILLER & LAWN FOOD 5-0-0
920006C	NUTRITE INC., BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE PROFESSIONAL WEED & FEED 20-3-6
920009C	VIGORO CANADA INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO CRABGRASS PREVENTER PLUS FERTILIZER 16-4-4
920010C	VIGORO CANADA INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO WEED & FEED 16-4-4
920013C	SHERIDAN NURSERIES GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 21-6-12 FERTILIZER FOR GRUB AND CHINCH BUG CONTROL
920018C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO WEED & FEED 24-4-8
920019C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	VIGORO DEEP GREEN WEED & FEED 24-6-6
920021C	VIGORO CANADA INC., 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO CRABGRASS PREVENTER 10-6-4
920025C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	PROFESSIONAL INSECTICIDE & FERTILIZER 12-4-8 WITH IRON
920031C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	CANADAWAY 21-7-7 WEED & FEED
920032C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NO NAME LAWN FOOD WITH CRABGRASS PREVENTER 12-3-6
920054C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW GREEN KEEPER 21-7-7 FERTILIZER WITH CRABGRASS PREVENTER
920055C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN KEEPER 21-7-7 WEED & FEED

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
920056C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE H 10-3-6 LAWN FOOD + GRUB AND CINCH BUG CONTROL
920057C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-1-L SUPER GOLFGREEN WEED & FEED
920067C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE H 20-3-3 LAWN FOOD + WEED & FEED
920071C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	XXPERT PROFESSIONAL WEED CONTROL FERTILIZER 21-7-7
920084C	WILSON LABORATORIES INC., 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON GARDEN AUTHORITY LIQUID WEED & FEED 18-2-5
920085C	SUNFRESH LIMITED, 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	SUNFRESH (LOBLAW'S) PRESIDENT'S CHOICE TWICE-A-YEAR WEED & FEED
920088C	LES ENGRAIS SPRAY & GREEN FERTILIZERS INC. 111 INDUSTRIELLE, DELSON, P.Q. J0L 1G0	CHAMPION WEED + FEED 15-5-5
920090C	RITCHIE FEED & SEED (1982) LTD, 1390 WINDMILL LANE OTTAWA, ONTARIO K1B 4V3	RITCHIE LAWN FOOD WITH HERBICIDES 18-4-8
920092C	LES INDUSTRIES NOBEL, 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 15-3-3 WITH HERBICIDE
920094C	LES INDUSTRIES NOBEL, 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 12-4-8 WITH HERBICIDE
920096C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	VIGORO LAWN FERTILIZER 10-6-4 PLUS INSECT CONTROL
920098C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS WINTERCARE PLUS 2 LAWN FERTILIZER PLUS WEED CONTROL 22-4-11
920109C	TURF MANAGEMENT SYSTEMS INC., 2399 ROYAL WINDSOR DR., MISSISSAUGA, ONT. L5J 1K9	THE WEEDMAN 24-4-16 LAWN FERTILIZER WITH INSECT CONTROL
920123C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 16-4-16 LAWN FERTILIZER WEED & FEED
920124C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOGAZON 2+2 ORGANIC BASED FERTILIZER 12-4-8
920126C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-1-L WINTERIZER/WEEDER 12-3-12 WITH 2,4-D AND MECOPROP
920128C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 20-5-5 LAWN FERTILIZER & CRABGRASS PREVENTER
920129C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW PROFESSIONAL LAWN FERTILIZER & INSECT CONTROL
920130C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 10-6-4 LAWN FOOD + CRABGRASS PREVENTER
920131C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	PREMIUM PLUS WINTERIZING WEED & FEED 12-14-18
930005C	SHERIDAN NURSERIES LTD. GEORGETOWN, ONTARIO L7O 4S7	PARKWOOD 6-8-14 FALL FERTILIZER WEED & FEED

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
930015C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	DEEP GREEN FALL WEED & FEED 6-8-16
930016C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO CRABGRASS PREVENTER PLUS FERTILIZER 20-4-8
930023C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO LAWN FERTILIZER 12-6-3 FOR INSECT CONTROL
930024C	VIGORO CANADA INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO FALL WEED & FEED 12-3-12
930028C	K-MART CANADA LIMITED, 8925 TORBRAM ROAD BRAMPTON, ONTARIO L6T 4G1	K-GRO 25-3-3 WEED & FEED LAWN FERTILIZER
930030C	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD. P.O. BOX 2485, LONDON, ONTARIO N6A 4G8	GARDEN MASTER PROFESSIONAL 24-4-12 WEED & FEED
930031C	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD. P.O. BOX 2485, LONDON, ONTARIO N6A 4G8	GARDEN MASTER HOME PRO WEED & FEED 21-2-10
930032C	D.H. HOWDEN & CO. LTD., 3232 WHITE OAK RD. P.O. BOX 2485, LONDON, ONTARIO N6A 4G8	GARDEN MASTER FALL TURF TOUGHENER WEED & FEED
930033C	SUNFRESH LTD., 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	NO NAME SPRING & SUMMER LIQUID WEED & FEED 15-2-3
930034C	GREENSPACE SERVICES LTD., 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 & WEED CONTROL
930038C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 20-4-4
930039C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 16-4-4
930040C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S CRABGRASS CONTROL 10-6-4
930041C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S CRABGRASS CONTROL 16-4-4
930042C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 10-6-4
930043C	SUNFRESH LTD., 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO NAME LIQUID LAWN FOOD & INSECT CONTROL 15-2-3
930044C	LES INDUSTRIES NOBEL, P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA 20-5-10 WEED & FEED
930046C	LES INDUSTRIES NOBEL, P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA FALL WEED & FEED 8-4-12
930047C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX 21-4-6 FERTILIZER & CRABGRASS PREVENTER
930064C	GREENSPACE SERVICES LTD., 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 AND CHINCH BUG CONTROL
930074C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	XXPERT WINTERIZING WEED & FEED 10-12-14

Registration No. Under Fertilizers Act (Canada)	Registrant Under Fertilizers Act (Canada)	Pesticide
940002C	LES INDUSTRIES NOBEL INC., P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX HIGH PERFORMANCE WEED & FEED 18-3-18
940009C	THE SCOTTS COMPANY, 14111 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS WEED & FEED 26-4-4
940022C	VIGORO CANADA, INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	DEEP GREEN LAWN FERTILIZER 12-3-3 FOR INSECT CONTROL
940023C	VIGORO CANADA, INC., 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	DEEP GREEN CRABGRASS PREVENTER PLUS FERTILIZER 12-4-4
940026C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L GOLF GREEN PLUS CRABGRASS DOCTOR 20-3-4 FERTILIZER
940027C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L GOLF GREEN PLUS 20-3-4 WEED & FEED
940028C	CANADIAN TIRE CORP., 2180 YONGE ST., BOX 770, STATION K, TORONTO, ONTARIO M4P 2V8	MASTERCRAFT DELUXE 21-7-7 CRABGRASS CONTROL
940029C	CANADIAN TIRE CORP., 2180 YONGE ST., BOX 770, STATION K, TORONTO, ONTARIO M4P 2V8	MASTERCRAFT DELUXE 21-7-7 INSECT CONTROL
940031C	GREEN CROSS GARDEN PRODUCTS LT. 600-25 WATLINE AVE., MISSISSAUGA, ONTARIO L4Z 2Z1	GRAB-GUARD 15-3-3 FERTILIZER
940034C	CANADIAN TIRE CORPORATION, P.O. BOX 770, STATION K TORONTO, ONTARIO M4P 2V8	GARDEN CLUB 15-5-5 LIQUID LAWN FERTILIZER & WEED CONTROLLER
940037C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	WHITE ROSE IRON PLUS LAWN FOOD & CRABGRASS CONTROL 12-4-8
940043C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	LOBLAW'S PRESIDENT CHOICE 18-3-9 FERTILIZER WITH CRABGRASS PREVENTER
940051C	SO-GREEN CORP., P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM LAWN PRO WINTERIZING WEED & FEED 10-12-16
940055C	NUTRITE INC., P.O. BOX 160, ELMIRA, ONTARIO N3B 2Z6	NUTRITE COMMERCIAL WEED AND FEED 5-1-1
940056C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z5	NUTRITE CHINCH BUO SPECIAL 20-5-15 FERTILIZER
940076C	THE SOLARIS GROUP, MONSANTO, 600-25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FALL FEDEX LIQUID WEED & FEED 15-3-3
940079C	NU-GRO CORP., P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	NU-GRO 21-6-12 CRABGRASS CONTROL
940081C	NUTRITE INC., P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	YARDPRO BEFORE AND AFTER CRABGRASS CONTROL 15-5-10
940095C	NU-GRO CORPORATION, P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	NU-GRO TURF FERTILIZER WITH INSECT CONTROL 0-0-20
		TOTAL: 229

ONTARIO REGULATION 342/97
made under the
GAME AND FISH ACT

Made: September 3, 1997
Filed: September 5, 1997

Amending Reg. 492 of R.R.O. 1990
(Furs)

Note: Regulation 492 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 2 (2) of Regulation 492 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) The fee for a licence in Form 1 is,

- (a) \$35 for a regular trapper's licence;
- (b) \$35 for an additional head trapper's licence; and
- (c) \$15 for an additional trapper's helper licence.

2. Subsection 11 (1) of the Regulation is revoked.

3. Paragraph 3 of subsection 20 (1) of the Regulation is amended by striking out "5" and substituting "5.5".

4. The Regulation is amended by adding the following section:

21. A licence in Form 1 serves as a licence to hunt raccoon at night.

38/97

ONTARIO REGULATION 343/97
made under the
HIGHWAY TRAFFIC ACT

Made: September 3, 1997
Filed: September 5, 1997

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Since January 1, 1997, Regulation 628 has been amended by Ontario Regulation 337/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 628 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

16.1 (1) Subject to subsection (2), the following classes of vehicle are exempt from subsections 7 (1), (4) and (5) of the Act:

- 1. Commercial motor vehicles and vehicles that are used for hauling,
 - i. raw forest products, or
 - ii. materials, supplies or equipment required for, or used in a process related to, the harvesting or processing of raw forest products.

(2) The exemption applies only while the following conditions are satisfied:

RÈGLEMENT DE L'ONTARIO 342/97
pris en application de la
LOI SUR LA CHASSE ET LA PÊCHE

pris le 3 septembre 1997
déposé le 5 septembre 1997

modifiant le Règl. 492 des R.R.O. de 1990
(Fourrures)

Remarque : Le Règlement 492 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le paragraphe 2 (2) du Règlement 492 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Les droits à acquitter pour obtenir un permis rédigé selon la formule 1 sont les suivants :

- a) 35 \$ pour un permis ordinaire de trappeur;
- b) 35 \$ pour un permis supplémentaire de trappeur principal;
- c) 15 \$ pour un permis supplémentaire d'aide-trappeur.

2. Le paragraphe 11 (1) du Règlement est abrogé.

3. La disposition 3 du paragraphe 20 (1) du Règlement est modifiée par substitution de «5,5» à «5».

4. Le Règlement est modifié par adjonction de l'article suivant :

21. Un permis rédigé selon la formule 1 sert de permis autorisant à chasser le raton laveur la nuit.

1. The driver, owner and operator of the commercial motor vehicle and vehicle are complying with the Act, other than subsections 7 (1), (4) and (5), the *Compulsory Automobile Insurance Act* and the *Dangerous Goods Transportation Act*, and with the regulations under those Acts.

2. The commercial motor vehicle and vehicle are not being operated on a highway other than to cross it directly at the intersection of a private road and,

- i. the King's Highway known as No. 105 in the Township of Ear Falls in the District of Kenora, or
- ii. the King's Highway known as No. 657 in the Township of Ear Falls in the District of Kenora.

3. There is an outstanding permit issued under clause 34 (2) (f) of the *Public Transportation and Highway Improvement Act* permitting the use of the private road as a means of access to the highways referred to in paragraph 2.

4. There is a vehicle portion of the permit for both the commercial motor vehicle and the vehicle.

5. The driver of the commercial motor vehicle shall surrender the vehicle portion of the permits for the commercial motor vehicle and vehicle, or a copy of them, upon the demand of a police officer.

38/97



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—09—27

ONTARIO REGULATION 344/97 made under the PROVINCIAL OFFENCES ACT

Made: August 20, 1997
Filed: September 8, 1997

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

RÈGLEMENT DE L'ONTARIO 344/97 pris en application de la LOI SUR LES INFRACTIONS PROVINCIALES

pris le 20 août 1997
déposé le 8 septembre 1997

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt d'un
procès-verbal d'infraction)

Note: Since January 1, 1997, Regulation 950 has been amended by Ontario Regulations 109/97, 180/97 and 234/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Items 493 to 497 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

Remarque : Depuis le 1^{er} janvier 1997, le Règlement 950 a été modifié par les Règlements de l'Ontario 109/97, 180/97 et 234/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Les numéros 493 à 497 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

493.	Fail to stop at railway crossing—public vehicle	subsection 174 (1)
494.	Stop wrong place at railway crossing—public vehicle	clause 174 (1) (a)
495.	Fail to look both ways at railway crossing—public vehicle	clause 174 (1) (b)
496.	Fail to open door at railway crossing—public vehicle	clause 174 (1) (c)
497.	Cross tracks using gear requiring change—public vehicle	clause 174 (1) (d)
497.1	Change gears while crossing railway track—public vehicle	clause 174 (1) (e)
497.2	Fail to stop at railway crossing—school bus	subsection 174 (2)
497.3	Stop wrong place at railway crossing—school bus	clause 174 (2) (a)
497.4	Fail to look both ways at railway crossing—school bus	clause 174 (2) (b)
497.5	Fail to open door at railway crossing—school bus	clause 174 (2) (c)
497.6	Cross tracks using gear requiring change—school bus	clause 174 (2) (d)
497.7	Change gears while crossing railway track—school bus	clause 174 (2) (e)

493.	Omettre de s'arrêter à un passage à niveau — véhicule de transport en commun	paragraphe 174 (1)
494.	S'arrêter à un mauvais endroit à un passage à niveau — véhicule de transport en commun	alinéa 174 (1) a)
495.	Omettre de regarder dans les deux sens à un passage à niveau — véhicule de transport en commun	alinéa 174 (1) b)
496.	Omettre d'ouvrir une porte à un passage à niveau — véhicule de transport en commun	alinéa 174 (1) c)
497.	Traverser la voie avec le véhicule embrayé de façon à devoir changer de vitesse — véhicule de transport en commun	alinéa 174 (1) d)
497.1	Changer de vitesse en traversant la voie — véhicule de transport en commun	alinéa 174 (1) e)
497.2	Omettre de s'arrêter à un passage à niveau — autobus scolaire	paragraphe 174 (2)
497.3	S'arrêter à un mauvais endroit à un passage à niveau — autobus scolaire	alinéa 174 (2) a)
497.4	Omettre de regarder dans les deux sens à un passage à niveau — autobus scolaire	alinéa 174 (2) b)
497.5	Omettre d'ouvrir une porte à un passage à niveau — autobus scolaire	alinéa 174 (2) c)
497.6	Traverser la voie avec l'autobus embrayé de façon à devoir changer de vitesse — autobus scolaire	alinéa 174 (2) d)
497.7	Changer de vitesse en traversant la voie — autobus scolaire	alinéa 174 (2) e)

ONTARIO REGULATION 345/97
made under the
PERSONAL PROPERTY SECURITY ACT

Made: September 3, 1997
Filed: September 8, 1997

FEES

1. The following fees are payable under the Act:

- | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------|
| 1. Subject to paragraph 5, for the registration of a financing statement or a financing change statement designated as a renewal, if the registration period of the statement is 25 years or less | \$ 8.00
per year |
| 2. Subject to paragraph 5, for the registration of a financing statement or a financing change statement designated as a renewal, if the registration period of the statement is for a perpetual period | 500.00 |
| 3. Subject to paragraph 5, for the registration of a financing change statement designated as a discharge | No charge |
| 4. Subject to paragraph 5, for the registration of a financing change statement other than a financing change statement described in paragraph 1, 2 or 3 | 12.00 |
| 5. For the registration of a financing statement or a financing change statement in addition to the fee payable under paragraph 1, 2, 3 or 4, if the registration is not in an electronic format | 5.00 |
| 6. For a search | 8.00 |
| 7. For a search if the person requesting it is not doing so pursuant to an agreement for remote online access made with the Ministry of Consumer and Commercial Relations | 2.00
in addition
to the fee
payable under
paragraph 6 |
| 8. For a registrar's certificate | 8.00 |
| 9. For a registrar's certificate if the person requesting it is not doing so pursuant to an agreement for remote online access made with the Ministry of Consumer and Commercial Relations | 2.00
in addition
to the fee
payable under
paragraph 8 |

RÈGLEMENT DE L'ONTARIO 345/97
pris en application de la
LOI SUR LES SÛRETÉS MOBILIÈRES

pris le 3 septembre 1997
déposé le 8 septembre 1997

DROITS

1. Les droits suivants sont exigibles aux termes de la Loi :

- | | |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------|
| 1. Sous réserve de la disposition 5, pour l'enregistrement d'un état de financement ou d'un état de modification du financement désigné comme renouvellement, si la période d'enregistrement de l'état est d'au plus 25 ans | 8,00 \$
par an |
| 2. Sous réserve de la disposition 5, pour l'enregistrement d'un état de financement ou d'un état de modification du financement désigné comme renouvellement, si la période d'enregistrement de l'état est permanente | 500,00 |
| 3. Sous réserve de la disposition 5, pour l'enregistrement d'un état de modification du financement désigné comme main-levée | Aucuns
droits |
| 4. Sous réserve de la disposition 5, pour l'enregistrement d'un état de modification du financement différent de celui qui est visé à la disposition 1, 2 ou 3 | 12,00 |
| 5. Pour l'enregistrement d'un état de financement ou d'un état de modification du financement, en plus des droits exigibles aux termes de la disposition 1, 2, 3 ou 4, si l'enregistrement n'est pas consigné sur support électronique | 5,00 |
| 6. Pour une recherche | 8,00 |
| 7. Pour une recherche si la personne qui la demande ne le fait pas conformément à un accord permettant l'accès direct à distance conclu avec le ministère de la Consommation et du Commerce | 2,00
outre les
droits
exigibles aux
termes de la
disposition 6 |
| 8. Pour un certificat du registrateur | 8,00 |
| 9. Pour un certificat du registrateur si la personne qui le demande ne le fait pas conformément à un accord permettant l'accès direct à distance conclu avec le ministère de la Consommation et du Commerce | 2,00
outre les
droits
exigibles aux
termes de la
disposition 8 |

- | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <p>10. For the production for inspection of a chattel mortgage registered under <i>The Bills of Sale and Chattel Mortgages Act</i>, being chapter 45 of the Revised Statutes of Ontario, 1970, a contract registered under <i>The Conditional Sales Act</i>, being chapter 76 of the Revised Statutes of Ontario, 1970, including the production of the branch office copy of the financing statement or a financing change statement relating to the registration \$ 1.00</p> <p>11. For a copy of a chattel mortgage registered under <i>The Bills of Sale and Chattel Mortgages Act</i>, being chapter 45 of the Revised Statutes of Ontario, 1970, a contract registered under <i>The Conditional Sales Act</i>, being chapter 76 of the Revised Statutes of Ontario, 1970 or an assignment of book debts registered under <i>The Assignment of Book Debts Act</i>, being chapter 33 of the Revised Statutes of Ontario, 1970, and a copy of the financing statement or a financing change statement relating to the registration 1.00 per page</p> <p>12. For the production for inspection of the central office copy of a financing statement or a financing change statement and for a copy of the central office copy 14.00</p> <p>13. For certifying a copy to which paragraph 12 applies 1.00</p> <p>14. For the production for inspection of a mortgage, charge, assignment or document registered under the <i>Corporation Securities Registration Act</i>, being chapter 94 of the Revised Statutes of Ontario, 1980 12.00</p> <p>15. For a copy of a document, instrument, affidavit or paper relating to a registration under the <i>Corporation Securities Registration Act</i>, being chapter 94 of the Revised Statutes of Ontario, 1980 1.00 per page</p> <p>16. For certifying a copy to which paragraph 15 applies 23.00</p> <p>17. For used vehicle information package 20.00</p> | <p>10. Pour la production, aux fins d'examen, d'une hypothèque mobilière enregistrée en vertu de la loi intitulée <i>The Bills of Sale and Chattel Mortgages Act</i>, qui constitue le chapitre 45 des Lois refondues de l'Ontario de 1970, ou d'un contrat enregistré en vertu de la loi intitulée <i>The Conditional Sales Act</i>, qui constitue le chapitre 76 des Lois refondues de l'Ontario de 1970, y compris la production de la copie du bureau régional de l'état de financement ou d'un état de modification du financement se rapportant à l'enregistrement 1,00 \$</p> <p>11. Pour la copie d'une hypothèque mobilière enregistrée en vertu de la loi intitulée <i>The Bills of Sale and Chattel Mortgages Act</i>, qui constitue le chapitre 45 des Lois refondues de l'Ontario de 1970, d'un contrat enregistré en vertu de la loi intitulée <i>The Conditional Sales Act</i>, qui constitue le chapitre 76 des Lois refondues de l'Ontario de 1970, ou d'une cession de créances comptables enregistrée en vertu de la loi intitulée <i>The Assignment of Book Debts Act</i>, qui constitue le chapitre 33 des Lois refondues de l'Ontario de 1970, et la copie de l'état de financement ou d'un état de modification du financement se rapportant à l'enregistrement 1,00 la page</p> <p>12. Pour la production, aux fins d'examen, de la copie du bureau central d'un état de financement ou d'un état de modification du financement et pour une copie de la copie du bureau central 14,00</p> <p>13. Pour certifier conforme une copie à laquelle s'applique la disposition 12 1,00</p> <p>14. Pour la production, aux fins d'examen, d'une hypothèque, d'une charge, d'une cession ou d'un document enregistrés en vertu de la loi intitulée <i>Corporation Securities Registration Act</i>, qui constitue le chapitre 94 des Lois refondues de l'Ontario de 1980 12,00</p> <p>15. Pour la copie d'un document, d'un acte, d'un affidavit ou d'un autre écrit se rapportant à un enregistrement effectué en vertu de la loi intitulée <i>Corporation Securities Registration Act</i>, qui constitue le chapitre 94 des Lois refondues de l'Ontario de 1980 1,00 la page</p> <p>16. Pour certifier conforme une copie à laquelle s'applique la disposition 15 23,00</p> <p>17. Pour un dossier de renseignements sur le véhicule d'occasion 20,00</p> |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
2. Despite section 1, no fee is required to be paid under that section by,
- (a) a ministry of the Government of Ontario or an agency, board or commission of the Crown in right of Ontario if that entity has entered into a written agreement with the registrar that provides that the entity is not required to pay fees under that section; or
- (b) a police department, fire department or any other law enforcement agency.
- 3 Ontario Regulations 547/94 and 437/96 are revoked.
4. This Regulation comes into force on October 1, 1997.
2. Malgré l'article 1, les entités suivantes, ne sont pas tenues de verser de droits aux termes de cet article :
- a) un ministère du gouvernement de l'Ontario ou un organisme, un conseil ou une commission de la Couronne du chef de l'Ontario si cette entité a conclu avec le registrateur un accord écrit qui prévoit que l'entité n'est pas tenue de verser de droits aux termes de cet article;
- b) un service de police, un service de pompiers ou tout autre organisme chargé de l'exécution de la loi.
3. Les Règlements de l'Ontario 547/94 et 437/96 sont abrogés.
4. Le présent règlement entre en vigueur le 1^{er} octobre 1997.

ONTARIO REGULATION 346/97
made under the
REPAIR AND STORAGE LIENS ACT

Made: September 3, 1997
Filed: September 8, 1997

FEEs

1. The following fees are payable under the Act:

1. Subject to paragraph 4, for the registration of a claim for lien for a period of one, two or three years or a change statement designated as a renewal for a period of one or two years \$ 8.00 per year
2. Subject to paragraph 4, for the registration of a change statement designated as a discharge No charge
3. Subject to paragraph 4, for the registration of a change statement other than a change statement described in paragraph 1 or 2 12.00
4. For the registration of a claim for lien or a change statement in addition to the fee payable under paragraph 1, 2 or 3, if the registration is not in an electronic format 5.00
5. For a search 8.00
6. For a search if the person requesting it is not doing so pursuant to an agreement for remote online access made with the Ministry of Consumer and Commercial Relations 2.00 in addition to the fee payable under paragraph 5
7. For a registrar's certificate 8.00
8. For a registrar's certificate if the person requesting it is not doing so pursuant to an agreement for remote online access made with the Ministry of Consumer and Commercial Relations 2.00 in addition to the fee payable under paragraph 7
9. For the production for inspection of the central office copy of a claim for lien or a change statement and for a copy of the central office copy 14.00
10. For certifying a copy to which paragraph 9 applies 1.00

2. Despite section 1, no fee is required to be paid under that section by,

RÈGLEMENT DE L'ONTARIO 346/97
pris en application de la
**LOI SUR LE PRIVILÈGE DES RÉPARATEURS
ET DES ENTREPOSEURS**

pris le 3 septembre 1997
déposé le 8 septembre 1997

DROITS

1. Les droits suivants sont exigibles aux termes de la Loi :

1. Sous réserve de la disposition 4, pour l'enregistrement d'une revendication de privilège pour une période de un, deux ou trois ans ou d'un état de modification désigné comme renouvellement pour une période de un ou deux ans 8,00 \$ par an
2. Sous réserve de la disposition 4, pour l'enregistrement d'un état de modification désigné comme main-levée Aucuns droits
3. Sous réserve de la disposition 4, pour l'enregistrement d'un état de modification différent de celui qui est visé à la disposition 1 ou 2 .. 12,00
4. Pour l'enregistrement d'une revendication de privilège ou d'un état de modification, en plus des droits exigibles aux termes de la disposition 1, 2 ou 3, si l'enregistrement n'est pas consigné sur support électronique 5,00
5. Pour une recherche 8,00
6. Pour une recherche si la personne qui la demande ne le fait pas conformément à un accord permettant l'accès direct à distance conclu avec le ministère de la Consommation et du Commerce 2,00 outre les droits exigibles aux termes de la disposition 5
7. Pour un certificat du registrateur 8,00
8. Pour un certificat du registrateur si la personne qui le demande ne le fait pas conformément à un accord permettant l'accès direct à distance conclu avec le ministère de la Consommation et du Commerce 2,00 outre les droits exigibles aux termes de la disposition 7
9. Pour la production, aux fins d'examen, de la copie du bureau central d'une revendication de privilège ou d'un état de modification et pour une copie de la copie du bureau central 14,00
10. Pour certifier conforme une copie à laquelle s'applique la disposition 9 1,00

2. Malgré l'article 1, les entités suivantes, ne sont pas tenues de verser de droits aux termes de cet article :

(a) a ministry of the Government of Ontario or an agency, board or commission of the Crown in right of Ontario if that entity has entered into a written agreement with the registrar that provides that the entity is not required to pay fees under that section; or

(b) a police department, fire department or any other law enforcement agency.

3. Ontario Regulations 548/94 and 438/96 are revoked.

4. This Regulation comes into force on October 1, 1997.

a) un ministère du gouvernement de l'Ontario ou un organisme, un conseil ou une commission de la Couronne du chef de l'Ontario si cette entité a conclu avec le registrateur un accord écrit qui prévoit que l'entité n'est pas tenue de verser de droits aux termes de cet article;

b) un service de police, un service de pompiers ou tout autre organisme chargé de l'exécution de la loi.

3. Les Règlements de l'Ontario 548/94 et 438/96 sont abrogés.

4. Le présent règlement entre en vigueur le 1^{er} octobre 1997.

39/97

ONTARIO REGULATION 347/97
made under the
LIQUOR LICENCE ACT

Made: September 10, 1997

Filed: September 11, 1997

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Since January 1, 1997, Regulation 719 has been amended by Ontario Regulations 171/97 and 305/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 101 (1) of Regulation 719 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The following fees are payable upon application for a liquor sales licence:

1. \$1,055, if public notice under subsection 7 (1) of the Act is required for the licence.

2. \$925, if public notice under subsection 7 (1) of the Act is not required for the licence.

(2) Subsections 101 (3) and (4) of the Regulation are revoked and the following substituted:

(3) A fee of \$450 is payable upon the renewal of a liquor sales licence.

2. Subsection 106 (1) of the Regulation is revoked and the following substituted:

(1) Subject to subsection (2), the application fee payable for a transfer of a licence is \$1,000.

3. This Regulation comes into force on December 1, 1997.

39/97

ONTARIO REGULATION 348/97
made under the
COURTS OF JUSTICE ACT

Made: July 23, 1997
Approved: September 10, 1997
Filed: September 11, 1997

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Since January 1, 1997, Regulation 194 has been amended by Ontario Regulation 118/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Clause 37.03 (2) (b) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out "where there is no responding party residing in Ontario" at the beginning and substituting "where a responding party resides outside Ontario and acts in person".

2. Rule 37.15 of the Regulation is amended by adding the following subrule:

(1.1) A judge who is directed to hear all motions under subrule (1) may refer to a master any motion within the jurisdiction of a master under subrule 37.02 (2) unless the judge who made the direction under subrule (1) directs otherwise.

3. Rule 53.03 of the Regulation is revoked and the following substituted:

EXPERT WITNESSES

Experts' Reports

53.03 (1) A party who intends to call an expert witness at trial shall, not less than 90 days before the commencement of the trial, serve on every other party to the action a report, signed by the expert, setting out his or her name, address and qualifications and the substance of his or her proposed testimony.

(2) A party who intends to call an expert witness at trial to respond to the expert witness of another party shall, not less than 60 days before the commencement of the trial, serve on every other party to the action a report, signed by the expert setting out his or her name, address and qualifications and the substance of his or her proposed testimony.

Sanction for Failure to Address Issue in Report or Supplementary Report

(3) An expert witness may not testify with respect to an issue, except with leave of the trial judge, unless the substance of his or her testimony with respect to that issue is set out in,

- (a) a report served under this rule; or
- (b) a supplementary report served on every other party to the action not less than 30 days before the commencement of the trial.

Extension or Abridgment of Time

(4) The judge may at the pre-trial conference, or the court may, on motion, extend or abridge the time provided for the service of a report or supplementary report under this rule.

4. Clause 53.08 (1) (e) of the Regulation is revoked and the following substituted:

- (e) subrule 53.03 (3) (failure to serve expert's reports); or

RÈGLEMENT DE L'ONTARIO 348/97
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 23 juillet 1997
approuvé le 10 septembre 1997
déposé le 11 septembre 1997

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis le 1^{er} janvier 1997, le Règlement 194 a été modifié par le Règlement de l'Ontario 118/97. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'alinéa 37.03 (2) b) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «si une partie intimée réside hors de l'Ontario et agit en son propre nom» à «si aucune partie intimée ne réside en Ontario» à la fin.

2. La règle 37.15 du Règlement est modifiée par adjonction du paragraphe suivant :

(1.1) Le juge à qui il est ordonné d'entendre toutes les motions en vertu du paragraphe (1) peut renvoyer à un protonotaire toute motion qui relève de la compétence d'un protonotaire aux termes du paragraphe 37.02 (2), sauf directive contraire du juge qui a donné la directive prévue au paragraphe (1).

3. La règle 53.03 du Règlement est abrogée et remplacée par ce qui suit :

TÉMOIGNAGES D'EXPERTS

Rapports d'experts

53.03 (1) La partie qui se propose d'appeler un expert à témoigner au procès signifie aux autres parties à l'action, au moins 90 jours avant le début du procès, un rapport signé par l'expert et indiquant ses nom, adresse et qualités, ainsi que la teneur du témoignage qu'il prévoit rendre.

(2) La partie qui se propose d'appeler un expert à témoigner au procès en réponse au témoignage de l'expert d'une autre partie signifie à toutes les autres parties à l'action, au moins 60 jours avant le début du procès, un rapport signé par l'expert et indiquant ses nom, adresse et qualités, ainsi que la teneur du témoignage qu'il prévoit rendre.

Sanction pour défaut de traiter de la question dans le rapport ou le rapport supplémentaire

(3) Sauf autorisation du juge du procès, un expert ne peut témoigner à l'égard d'une question que si la teneur de son témoignage à l'égard de la question est indiquée :

- a) soit dans un rapport signifié aux termes de la présente règle;
- b) soit dans un rapport supplémentaire signifié à toutes les autres parties à l'action au moins 30 jours avant le début du procès.

Prorogation ou abrégement de délai

(4) Le juge peut, lors de la conférence préparatoire au procès, ou le tribunal peut, sur motion, proroger ou abréger le délai imparti pour la signification d'un rapport ou d'un rapport supplémentaire aux termes de la présente règle.

4. L'alinéa 53.08 (1) e) du Règlement est abrogé et remplacé par ce qui suit :

- e) au paragraphe 53.03 (3) (défaut de signifier les rapports de l'expert);

5. Subrule 60.13 (4) of the Regulation is revoked and the following substituted:

Interpleader Proceedings

- (4) Where the sheriff,
 - (a) does not receive a notice disputing the claim; or
 - (b) does not receive a notice disputing the claim from the creditor at whose direction the sheriff took or intended to take the property and receives a notice admitting the claim from every other creditor,

the sheriff shall give notice to every creditor who has filed an enforcement process with the sheriff, by mail addressed to the creditor at the address shown on the enforcement process that, unless the creditor seeks an interpleader order under Rule 43 within 60 days of the date of the notice, the sheriff will release the property.

(5) Where the sheriff receives a notice disputing the claim, the sheriff shall give notice to the person making the claim by mail addressed to the person's address for service that, unless the person seeks an interpleader order under Rule 43 within 60 days of the date of the notice, the sheriff shall proceed as if the claim had been abandoned.

6. Form 77C of the Regulation is amended by striking out the paragraph that begins "MOTION MADE" and substituting the following:

MOTION MADE (filing fee required)

[] on consent of all parties [] on notice to all parties and unopposed

[] without notice [] on notice to all parties and expected to be opposed

Notice of this motion was served on (date): by means of:

.....

7. This Regulation comes into force on October 20, 1997.

8. Despite section 7, rule 53.03 of the Regulation, as it read on October 19, 1997, continues to apply with respect to actions in which the trial commences before February 16, 1998.

5. Le paragraphe 60.13 (4) du Règlement est abrogé et remplacé par ce qui suit :

Instance d'interpleader

- (4) Si le shérif, selon le cas :
 - a) ne reçoit pas d'avis de contestation de la demande;
 - b) ne reçoit pas d'avis de contestation de la demande du créancier qui lui a demandé de prendre ou de se préparer à prendre le bien, mais reçoit de tous les autres créanciers un avis l'informant qu'ils acceptent la demande,

il envoie, par la poste, à l'adresse indiquée sur le bref d'exécution, un avis informant les créanciers qui ont déposé un tel bref auprès de lui qu'il libérera le bien, à moins que le créancier ne demande une ordonnance d'interpleader en vertu de la Règle 43 dans les 60 jours qui suivent la date de l'avis.

(5) S'il reçoit un avis de contestation de la demande, le shérif envoie, par la poste, au domicile élu de la personne qui a demandé le bien, un avis l'informant qu'il procédera comme si la personne avait renoncé à la demande, à moins qu'elle ne demande une ordonnance d'interpleader en vertu de la Règle 43 dans les 60 jours qui suivent la date de l'avis.

6. La formule 77C du Règlement est modifiée par substitution de ce qui suit au paragraphe qui commence par «MOTION PRÉSENTÉE» :

MOTION PRÉSENTÉE (droits de dépôt exigés)

[] sur consentement de toutes les parties [] sur préavis adressé à toutes les parties et non contestée

[] sans préavis [] sur préavis adressé à toutes les parties et dont on prévoit la contestation

Un avis de la présente motion a été signifié le (date) : par le moyen suivant :

.....

7. Le présent règlement entre en vigueur le 20 octobre 1997.

8. Malgré l'article 7, la règle 53.03 du Règlement, telle qu'elle existait le 19 octobre 1997, continue de s'appliquer à l'égard des actions dont le procès est prévu commencer avant le 16 février 1998.



Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

1997—10—04

ONTARIO REGULATION 349/97 made under the NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: September 18, 1997

Filed: September 19, 1997

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1997, Regulation 826 has been amended by Ontario Regulations 163/97, 287/97 and 288/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 4 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. Despite section 2, paragraph 24 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 13, 1990, shall be deemed to read as follows:

24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

- i. Beginning at the place of intersection of the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Land Titles, Division of Wentworth (No. 62) as Number 62R-7133 and the widened northerly limit established by deposited Plan Number 1032 misc. for Mohawk Road;

Thence westerly following the courses and distances set out by Plan Number 1032 misc. for the widened northerly limit to the point of intersection with southeasterly angle of Block 21 within a Plan registered in the Land Registry Office for the Lands Titles Division of Wentworth (No. 62) as Number 62M-571;

Thence westerly in a straight line to a point of intersection with the northeasterly angle of Block 20 in the aforementioned Plan 62M-571;

Thence westerly along the northerly limit of Block 20 to intersect with the northerly limit of Mohawk Road;

Thence westerly, crossing over King's Highway Number 403, along the northerly limit of Mohawk Road to intersect the southerly prolongation of the easterly limit of Part 1 within a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-9053;

Thence north along that southerly prolongation to the southerly limit of Part 1 in Plan 62R-9053 then north $15^{\circ} 26' 30''$ west a distance of 42.622 metres to an angle therein;

Thence north $72^{\circ} 48'$ east 60.85 metres to an angle therein;

Thence south $13^{\circ} 11'$ east 8.694 metres to the southerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-5416;

Thence north $73^{\circ} 39'$ east 24.384 metres to an angle therein;

Thence south $13^{\circ} 11'$ east 4.572 metres to an angle therein;

Thence north $73^{\circ} 39'$ east 26.021 metres to the southeasterly angle of Part 1 within Plan Number 62R-5416, being the westerly limit of Filman Mountain Road;

Thence northerly along the westerly limit of Filman Mountain Road to the easterly limit of Part 1 within Plan Number 62R-5416;

Thence north $13^{\circ} 11'$ west 54.096 metres to the northeasterly angle of Part 1 within Plan Number 62R-5416;

Thence north $13^{\circ} 9' 30''$ west a distance 102.31 metres to a point;

Thence south $71^{\circ} 33'$ west a distance of 18.96 metres to a point;

Thence north $76^{\circ} 27' 30''$ west a distance of 56.82 metres to a point;

Thence south $80^{\circ} 36' 40''$ west a distance of 22.03 metres to a point;

Thence north $29^{\circ} 45' 10''$ west a distance of 25.32 metres to a point;

Thence north $79^{\circ} 29' 20''$ west a distance of 45.87 metres to a point;

Thence south $88^{\circ} 44'$ west a distance of 32.58 metres to a point;

Thence south $77^{\circ} 57' 40''$ west a distance of 26.56 metres to a point;

Thence north $46^{\circ} 53' 30''$ west a distance of 4.21 metres to a point;

Thence south $67^{\circ} 54' 20''$ west a distance of 16.52 metres to a point;

Thence north $27^{\circ} 57'$ west with an Arc of 42.03 metres, radius of 15.00 metres, to a point;

Thence south $71^{\circ} 47' 10''$ east a distance of 50.00 metres to a point;

Thence north $18^{\circ} 12' 50''$ west a distance of 18.96 metres to a point;

Thence south $71^{\circ} 47' 10''$ west a distance of 34.12 metres to a point;

Thence south $27^{\circ} 13' 40''$ east 106.09 metres to the northerly limit of Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No.62) as Number 62R-9443;

Thence south $76^{\circ} 23'$ west 3.48 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No.62) as Number 62R-7312;

Thence south $76^{\circ} 23'$ west 32.445 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south $76^{\circ} 23'$ west 30.48 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south $76^{\circ} 23'$ west 21.336 metres to an angle therein;

Thence south $76^{\circ} 24' 25''$ west 149.30 metres to an angle therein;

Thence south $13^{\circ} 50'$ east 60.665 metres to the northerly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6439;

Thence south $54^{\circ} 10' 10''$ west 48.274 metres to northwesterly angle of Part 1;

Thence south $13^{\circ} 42'$ east 3.996 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7072;

Thence south $77^{\circ} 14'$ west along the northerly limit of the said Plan 39.767 metres to the northwesterly angle of Part 2 of the Plan;

Thence south $13^{\circ} 41' 40''$ east 98.713 metres to an angle therein;

Thence south 13° east 74.524 metres to the southwesterly angle of Part 2 in Plan Number 62R-7072;

Thence north $76^{\circ} 07' 30''$ east along that southerly limit 39.784 metres to the southeasterly angle of Part 2 in Plan Number 62R-7072;

Thence south $13^{\circ} 42'$ east along the easterly limit of Part 1 in Plan 62R-7072, 54.504 metres to the northwesterly limit of Mohawk Road;

Thence westerly along the northerly limits of Mohawk Road and its prolongation to the easterly limits of Lime Kiln Road;

Thence northerly along said easterly limit to intersect an easterly prolongation of the northeasterly angle of Lot 76 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-248;

Thence south $81^{\circ} 13'$ west along that easterly prolongation and 143.274 metres to an angle therein;

Thence north $13^{\circ} 59'$ west 191.600 metres to the north-easterly angle of Lot 64 in Plan Number M-248;

Thence northwesterly along the north limit of Block "A" and Lots 63, 62, 61 and 60 to the northwesterly angle of Lot 60 in Plan Number M-248;

Thence north $78^{\circ} 45'$ west 6.401 metres to an angle on the northeasterly limit of Lot 59 in Plan Number M-248;

Thence southwesterly in a straight line to an angle in Lot 59 measured north $77^{\circ} 01'$ east 89.514 metres from the southwesterly angle of Lot 59 in Plan Number M-248;

Thence southeasterly following the westerly limits of Lots 59, Block 'E', 58, 53 and 52 to the southwesterly angle of Lot 52 and being an angle on the westerly limit of Part 1 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-338;

Thence south $83^{\circ} 18' 30''$ west 73.969 metres to an angle on the north limit of Part 4 in Plan Number 62R-338;

Thence north $85^{\circ} 16'$ west 37.429 metres to the northerly angle of Part 5 in Plan 62R-338;

Thence south $13^{\circ} 04'$ east 176.351 metres to the southwesterly angle of Part 4 of Plan Number 62R-338;

Thence north $87^{\circ} 48'$ east 109.981 metres to the northwesterly angle of Part 11 in Plan Number 62R-338;

Thence south $8^{\circ} 59'$ west 49.484 metres to an angle in Part 10 in Plan Number 62R-338;

Thence south $0^{\circ} 23'$ west 24.725 metres to the southwesterly angle of Part 10;

Thence south $87^{\circ} 48'$ west 85.573 metres to the northwesterly angle of Part 7 in Plan 62R-338;

Thence south $13^{\circ} 04'$ east 83.844 metres along the west boundary of Part 7 in Plan Number 62R-338 to the northerly limit of Rousseaux Street (formerly Mohawk Road);

Thence westerly along said northerly limit and this northerly limit prolonged to the intersection of the westerly limit of Wilson Street East and the southwesterly limit of Old Dundas Road;

Thence northerly 24.213 metres along the southwesterly limits of Old Dundas Road to the southerly limit of the lands described in an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 116905AB;

Thence north $73^{\circ} 16'$ west following said southerly limit to a line parallel with and distant 76.2 metres measured at right angles from the westerly limit of Wilson Street East;

Thence southwesterly along that parallel line to the northerly limit of Sulphur Springs Road;

Thence northwesterly along said northerly limit to a point of intersection with the northerly prolongation of the westerly limit of Mansfield Drive;

Thence southerly along the westerly limit of Mansfield Drive to the intersection of said westerly limit and the northerly limit of Judith Crescent;

Thence westerly along the northerly limit of Judith Crescent and its westerly prolongation to the northerly limit of Maureen Avenue;

Thence westerly along the northerly limit of Maureen Avenue to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane 25.9 metres to a point;

Thence north 78° 00' east 181.426 metres to a point;

Thence north 12° 55' 35" west 102.413 metres to a point;

Thence north 11° 44' west 30.074 metres to a point;

Thence south 79° 12' west 101.263 metres to point;

Thence south 12° 01' east 30.79 metres to a point;

Thence south 79° 12' west to the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane to intersect an easterly prolongation of an angle originating 224.129 metres bearing North 12° 24' west from the south-easterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-1595;

Thence south 77° 36' west along the easterly prolongation to the easterly limit of Plan Number 62R-1595 and 68.58 metres to an angle therein;

Thence north 12° 24' west 68.58 metres to an angle therein;

Thence north 77° 36' east 67.361 metres and its easterly prolongation to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane and the easterly limit of Sulphur Springs Road to the point of intersection with the easterly prolongation of Conservation Authorities top of bank as defined within a Plan registered in the Land Registry Office for the Lands Titles Division of Wentworth (No. 62) as Number 62M-525;

Thence westerly along that easterly prolongation to the top of bank following courses and distances defined by Hamilton Region Conservation Authority on Plan Number 62M-525;

south 69° 49' 10" west 64.716 metres

south 70° 51' 45" west 18.023 metres

south 52° 17' 45" west 16.599 metres

south 70° 10' 40" west 23.184 metres

south 84° 24' 30" west 19.550 metres

south 61° 57' 10" west 40.826 metres

north 54° 24' 10" west 10.784 metres

south 84° 24' 20" west 37.057 metres

south 44° 02' west 19.257 metres

south 64° 20' 50" west 18.862 metres

south 30° 55' west 25.832 metres

south 42° 36' 30" west 34.843 metres

north 89° 00' west 12.180 metres

south 58° 36' west 31.569 metres

south 81° 20' west 13.402 metres

north 69° 33' 10" west 22.211 metres

north 29° 04' 30" west 26.502 metres

north 87° 49' west 27.679 metres

south 21° 43' 40" west 14.478 metres

south 38° 01' west 35.748 metres;

Thence south 45° 48' 50" west 24.793 metres to the easterly limits of said Plan Number 62M-525, being the westerly limit of Part 2 of Plan Number 62R-1595;

Thence southerly along the westerly limit of Part 2 in Plan Number 62R-1595 to the southeasterly angle of said Part 2;

Thence north 77° east 59.741 metres to an angle therein;

Thence north 13° 14' west 20.812 metres to an angle therein;

Thence north 40° 49' east 46.348 metres to an angle therein;

Thence south 49° 11' east 99.365 metres to an angle therein;

Thence north 40° 49' east 60.96 metres to an angle therein;

Thence south 49° 11' east 39.624 metres to an angle therein;

Thence north 40° 49' east 7.526 metres to an angle therein;

Thence south 13° 18' east 63.621 metres to the north-westerly angle of a Plan registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 888;

Thence easterly along the northerly limit of said Plan to the westerly limit of Lovers Lane;

Thence southerly along the westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limit of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along the northerly limit to the easterly limit of Hadley Drive;

Thence northerly along the easterly limit and its northerly prolongation to the northerly limit of McGregor Crescent;

Thence southwesterly and northerly along the northerly and easterly limits and its northwesterly prolongation to the northerly limit of Terrance Drive;

Thence westerly along the northerly limit and its westerly prolongation to the westerly limit of Lloyminn Avenue;

Thence southerly along said westerly limit and its southerly prolongation to the northerly limit of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-3348;

Thence westerly along the northerly limit to a point measured south $77^{\circ} 06' 30''$ west 36.576 metres and then south $66^{\circ} 58' 30''$ west 99.066 metres from the northeasterly angle of Part 1 in Plan Number 62R-3348;

Thence southeasterly in a straight line to a southerly angle within Part 1 measured south $77^{\circ} 03'$ east 126.565 metres from the southeasterly angle of Part 6 in Plan Number 62R-3348;

Thence south $13^{\circ} 21' 40''$ east 162.876 metres to the southerly limit of Plan Number 62R-3348;

Thence westerly along southerly limit to the southwesterly angle of Part 3 in Plan Number 62R-3348;

Thence northerly along the westerly limit of Part 3 and Part 2 and that westerly limit prolonged to intersect with the northerly limit of Jerseyville Road;

Thence westerly following along the northerly limit of Jerseyville Road to the westerly limit of Lot 32 in Concession II of former Township of Ancaster;

Thence north along the westerly limit of Lot 32 and that westerly limit prolonged to the southerly limit of Concession I;

Thence westerly along the southerly limit of Concession I to the easterly limit of Highway 52;

Thence northerly following the easterly limit of Highway 52 to a point distant 600 metres measured southerly from the northwesterly angle of Lot 31 in said Concession I;

Thence easterly and parallel with the northerly limit of said lot to the westerly limit of Lot 32;

Thence northerly along the westerly limit of Lot 32 and that westerly limit prolonged to the northerly boundary of the Town of Ancaster;

Thence in a general easterly and southerly direction following the northerly and easterly boundaries of the Town of Ancaster to the easterly boundary that falls in the southerly half of Concession II in Lot 55 of the former Township of Ancaster and its intersection with the westerly prolongation of the northerly limit of Lavina Crescent in the City of Hamilton;

Thence westerly along the westerly prolongation to the westerly limit of Scenic Drive;

Thence northerly along the westerly limit to the northeasterly angle of Block 116 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-400;

Thence westerly and southerly along the northerly and westerly limits of said Plan to the northeasterly angle of Lot 18 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-486;

Thence westerly, southerly and easterly following the northerly, westerly and southerly limits of the said Plan to the northwesterly angle of Lot 83 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-443;

Thence southerly and easterly following along the westerly and southerly limits to the southeasterly angle of Lot 71 in Plan Number 62M-443;

Thence south $2^{\circ} 07' 24''$ east along the easterly limit of Part 1 in Plan Number 62R-7133 to the place of beginning;

ii. Except for:

Beginning at the northerly angle of Lot 22 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-295 and its intersection with the Lot Line between 40 and 41 in Concession 2 of the former Township of Ancaster;

Thence south $33^{\circ} 06' 30''$ east 60.96 metres to the northwesterly angle of Lot 23 within the Plan Number M-295;

Thence easterly along the northerly limits of Lots 23, 24, 25, 26 and 27 to the northeasterly angle of Block 'B';

Thence north $77^{\circ} 17'$ east 38.993 metres to a point on the northerly limit of Lot 28 in Plan Number M-295;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 29 in said Plan, the point being the northeasterly angle of Lot 98 within a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 1076;

Thence south $50^{\circ} 40' 30''$ west to the southeasterly angle of Lot 30 within Plan Number M-295;

Thence southwesterly following the southerly limit to the southwesterly angle of Lot 1 in the Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances;

north $26^{\circ} 48' 20''$ west 9.586 metres

north $59^{\circ} 26'$ west 12.070 metres

north $55^{\circ} 07'$ east 5.157 metres

north $33^{\circ} 21'$ west 64.928 metres

north $42^{\circ} 40' 40''$ west 16.279 metres

north $56^{\circ} 18' 50''$ west 14.380 metres

north $65^{\circ} 05'$ west 16.642 metres

north $54^{\circ} 16' 20''$ west 20.998 metres

north $37^{\circ} 28' 50''$ west 37.877 metres;

Thence north $30^{\circ} 11' 40''$ east 9.424 metres to the south limit of Ridgeview Court;

Thence southwesterly following that southerly limit to the southeasterly angle of Lot 8 within Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances;

north 33° 22' 20" west 11.046 metres

north 89° 42' west 29.401 metres;

Thence north 11° 09' west along the west limit of Plan Number M-295 24.945 metres to a point of intersection with the top of slope;

Thence easterly along the top of slope following the courses and distances;

north 14° 49' 30" east 35.022 metres

north 82° 49' east 35.335 metres

south 42° 40' east 19.894 metres

south 70° 57' east 23.253 metres

south 47° 55' 10" east 24.893 metres;

Thence south 12° 11' 40" west 9.680 metres to the northerly limit of Ridgeview Court;

Thence easterly along that northerly limit to the south-westerly angle of Lot 11;

Thence northerly along the top of slope following the courses and distances;

north 66° 47' 10" east 40.624 metres

north 55° 57' 30" east 14.960 metres

north 12° 28' 30" east 28.020 metres

north 1° 38' 30" west 57.318 metres

north 2° 38' west 25.938 metres

north 3° 40' 30" east 30.666 metres

north 6° 39' west 18.529 metres

north 17° 35' 30" west 19.221 metres

north 72° 59' 10" east 69.324 metres

north 27° 49' 30" east 26.975 metres

north 8° 23' 30" east 25.609 metres;

Thence north 50° 28' east along the northerly limits of Lots 21 and 22 within Plan Number M-295 to the place of beginning;

iii. Except for:

Beginning at the northwesterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-2296 being the southeasterly limit of the intersection of Old Ancaster Dundas Road and Montgomery Drive;

Thence north 68° 18' 30" east 67.522 metres to an angle therein;

Thence south 11° 37' 40" east 52.298 metres to an angle therein;

Thence south 15° 3' east 10.086 metres to an angle therein;

Thence south 36° 25' west 141.592 metres to an angle therein;

Thence north 67° 58' west 49.009 metres to an angle therein;

Thence north 22° 9' 30" east 142.049 metres to the place of beginning;

iv. Except for:

Beginning at the intersection of the southeasterly angle of Part 18 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No.62) as number 62R-4989 and the westerly limit of Old Ancaster-Dundas Road;

Thence north 60° 19' 20" west 35.524 metres to a south-westerly angle of Part 17 within said plan 62R-4989;

Thence north 12° 56' west 59.085 metres to an angle therein;

Thence south 77° 01' west 44.440 metres to an angle therein;

Thence north 2° 55' 10" west 191.335 metres to the north-westerly angle of Part 17 within Plan Number 62R-4989;

Thence north 65° 16' 20" east 192.247 metres to the northeasterly angle of Part 17 within Plan Number 62R-4989;

Thence in a southerly direction along the easterly limit of Part 17 and the northeasterly limit of Part 18 of Plan Number 62R-4989 to intersect with the westerly limit of Old Ancaster-Dundas Rd.;

Thence southwesterly along the westerly limit of Old Ancaster-Dundas Rd. to the place of beginning;

v. Beginning at the intersection of the easterly limit of an Instrument Registered in the Land Registry Division of Wentworth (No.62) as Number 96671 H.L. and the northerly limit of Mohawk Road;

Thence north 13° 54' west to the northeasterly angle of Instrument Number 96671 H.L.;

Thence south 74° 49' 35" west a distance of 27.424 metres to a point;

Thence south 13° 54' east a distance of 0.57 metres to a point;

Thence south 74° 7' west a distance of 36.7583 metres to the westerly limit of an Instrument Registered in the Land Registry Division of Wentworth (No.62) as Number 25256 ANC. REMAINDER;

Thence south 13° 54' east to intersect with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning;

- vi. Beginning at the intersection of the easterly limit of Part 2 within the aforementioned Plan Number 62R-9443 and the northerly limit of Mohawk Road;

Thence north $13^{\circ} 54'$ west to the northeasterly angle of Part 2;

Thence south $74^{\circ} 7'$ west a distance of 20.90 metres to the northwesterly angle of Part 2;

Thence southerly following along the westerly limit of Part 2 within Plan Number 62R-9443 to the point of intersection with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning;

- vii. Beginning at the intersection of the northerly limit of Mohawk Road and the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7312;

Thence north $13^{\circ} 45' 10''$ west 60.876 metres to the northeasterly angle of Part 1;

Thence south $74^{\circ} 07'$ west 32.461 metres to the northwesterly angle of Part 1;

Thence south $76^{\circ} 25' 20''$ west 17.118 metres to a point being the northerly limit of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south $11^{\circ} 41'$ east 11.04 metres to an angle therein;

Thence south $76^{\circ} 14' 30''$ west 12.945 metres to the west limit of Plan Number 62R-6636;

Thence south $13^{\circ} 45' 30''$ east 8.418 metres to the northeasterly angle of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south $76^{\circ} 18' 30''$ west 22.490 metres to the northwesterly angle of Part 2;

Thence south $13^{\circ} 41' 30''$ east 43.47 metres to the northerly limit of Mohawk Road;

Thence easterly following along the northerly limit of Mohawk Road to the place of beginning;

- viii. Beginning at the point of intersection of the northerly limit of Mohawk Road and a southeasterly angle of the southerly limit of Part 1 on Plan Number 62R-5625;

Thence north $13^{\circ} 41' 30''$ west 106.73 metres to an angle therein;

Thence south $74^{\circ} 14' 50''$ west 127.93 metres to an angle therein;

Thence south $13^{\circ} 52' 40''$ east 63.21 metres to an angle therein;

Thence south $76^{\circ} 09' 30''$ west 18.29 metres to an angle therein;

Thence south $13^{\circ} 52' 40''$ east 56.64 metres to the northerly limit of Mohawk Road;

Thence easterly following the northerly limit to the place of the beginning;

- ix. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 168091 H.L. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north $2^{\circ} 17'$ west 33.830 metres to an angle therein;

Thence north $85^{\circ} 38'$ west 18.288 metres to an angle therein;

Thence south $2^{\circ} 17'$ east 33.830 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning;

- x. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 116771 A.B. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north $0^{\circ} 22'$ west 30.154 metres to an angle therein;

Thence north $85^{\circ} 38'$ west 38.100 metres to an angle therein;

Thence south $0^{\circ} 22'$ east 37.091 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning;

- xi. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 15276 A. B. as defined along the southerly limit of Part 6 of Plan Number 62R-338;

Thence north $0^{\circ} 19'$ east 36.576 metres to an angle therein;

Thence north $82^{\circ} 29' 20''$ west 18.696 metres to an angle therein;

Thence south $1^{\circ} 22'$ west 35.268 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of the beginning.

CHRIS HODGSON
Minister of Natural Resources

Dated on September 18, 1997.

40/97

ONTARIO REGULATION 350/97made under the
GAME AND FISH ACT

Made: September 19, 1997

Filed: September 19, 1997

Amending Reg. 510 of R.R.O. 1990
(Open Seasons—Fur-Bearing Animals)

Note: Regulation 510 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Subsection 2 (1) of Regulation 510 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) *Vulpes vulpes* L. commonly known as coloured fox may be trapped, hunted or possessed in the part of Ontario lying north of the French and Mattawa Rivers from the 15th day of September in any year to the last day of February in the year next following, both inclusive.

2. Section 5 of the Regulation is amended by striking out "and" at the end of clause (a) and by revoking clause (b) and substituting the following:

- (b) paragraph 1 of Schedule 4 from the 25th day of October to the 31st day of December in any year, both inclusive; and
- (c) paragraph 2 of Schedule 4 from the 25th day of October to the 15th day of January in the year next following, both inclusive.

3. Subsection 10 (1) of the Regulation is revoked and the following substituted:

(1) Muskrat may be trapped or possessed in the parts of Ontario described in Schedule 2 and paragraph 1 of Schedule 3 from the 5th day to the 14th day of October in any year, both inclusive.

CHRIS HODGSON
Minister of Natural Resources

Dated on September 19, 1997.

40/97

ORIGINAL ARTICLES

1. The first article discusses the importance of maintaining accurate medical records. It emphasizes that these records are not only essential for patient care but also serve as a legal document. The author suggests that medical professionals should adopt a systematic approach to record-keeping, ensuring that all relevant information is captured and organized in a clear, concise manner.

2. The second article explores the role of the physician in the modern healthcare system. It highlights the challenges faced by doctors, such as increasing patient expectations, time constraints, and the pressure to perform. The author argues that physicians must embrace a holistic approach, focusing not only on the physical aspects of health but also on the psychological and social well-being of their patients.

3. The third article examines the impact of medical technology on the practice of medicine. It discusses how advancements in diagnostic tools and treatment modalities have revolutionized healthcare. However, the author also cautions against over-reliance on technology, stressing the importance of the physician's clinical judgment and interpersonal skills.

4. The fourth article addresses the issue of medical ethics. It reviews the principles of beneficence, non-maleficence, autonomy, and justice, and discusses how these principles should guide medical decision-making. The author provides examples of ethical dilemmas and offers strategies for resolving them in a principled and compassionate manner.

5. The fifth article focuses on the importance of continuing medical education (CME). It notes that the medical field is constantly evolving, and physicians must stay current in their knowledge and skills. The author encourages doctors to participate in CME programs and to engage in self-directed learning to ensure they provide the best possible care to their patients.

6. The sixth article discusses the role of the medical student in the healthcare system. It describes the various responsibilities and challenges faced by students during their training. The author emphasizes the importance of developing a strong foundation in both clinical and basic sciences, as well as cultivating professional values and communication skills.

7. The seventh article examines the impact of the medical profession on society. It discusses how the actions of healthcare providers can influence public health and the overall well-being of the community. The author calls for greater transparency and accountability from the medical profession and encourages collaboration between healthcare providers and the public.

8. The eighth article focuses on the importance of teamwork in healthcare. It argues that no single professional can manage all aspects of a patient's care, and that effective collaboration is essential for achieving the best outcomes. The author provides tips for building a cohesive team and resolving conflicts in a constructive manner.

9. The ninth article discusses the role of the medical professional in promoting health and preventing disease. It emphasizes the importance of patient education and lifestyle counseling. The author suggests that doctors should take the time to assess their patients' health status and provide personalized advice on how to improve their health and prevent future problems.

10. The tenth article examines the impact of the medical profession on the economy. It discusses the costs of healthcare and the role of medical professionals in managing these costs. The author argues that while healthcare is a significant expense, it is also a necessary investment in the health and productivity of the workforce.

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

1997—10—11

ONTARIO REGULATION 351/97

made under the

LAND TITLES ACT

Made: June 25, 1997

Filed: September 22, 1997

Amending Reg. 691 of R.R.O. 1990

(Land Titles Divisions)

Note: Since January 1, 1997, Regulation 691 has been amended by Ontario Regulation 267/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The Schedule to Regulation 691 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

31.2 WELLINGTON (No. 61) Guelph

All of the
County of
Wellington

41/97

ONTARIO REGULATION 352/97

made under the

MUNICIPAL ACT

Made: September 22, 1997

Filed: September 22, 1997

Amending O. Reg. 26/96

(Fees and Charges By-Laws)

Note: Ontario Regulation 26/96 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Ontario Regulation 26/96 is amended by adding the following sections:

5. (1) A municipality or local board does not have the power to impose fees or charges on a person under section 220.1 of the Act which relate to the management (including collection, disposal, reuse and recycling) of waste except on a person who, directly or by means of an agent, discards the waste,

- (a) through a waste collection service or at a waste management facility of the municipality or local board, as the case may be; or
- (b) through a waste collection service or at a waste management facility of any other municipality or local board to which the municipality or local board imposing the fees or charges pays costs related to the management of waste.

RÈGLEMENT DE L'ONTARIO 352/97

pris en application de la

LOI SUR LES MUNICIPALITÉS

pris le 22 septembre 1997

déposé le 22 septembre 1997

modifiant le Règl. de l'Ont. 26/96

(Règlements municipaux relatifs aux droits et frais)

Remarque : Le Règlement de l'Ontario 26/96 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement de l'Ontario 26/96 est modifié par adjonction des articles suivants :

5. (1) L'article 220.1 de la Loi ne confère pas à une municipalité ni à un conseil local le pouvoir d'imposer des droits ou des frais à une personne relativement à la gestion (y compris la collecte, l'élimination, la réutilisation et le recyclage) des déchets, sauf si cette personne, soit directement ou par l'intermédiaire d'un représentant, se débarrasse des déchets :

- a) soit en recourant à un service de collecte des déchets ou à une installation de gestion des déchets de la municipalité ou du conseil local, selon le cas;
- b) soit en recourant à un service de collecte des déchets ou à une installation de gestion des déchets d'une autre municipalité ou d'un autre conseil local à qui la municipalité ou le conseil local qui impose les droits ou les frais paie des frais relativement à la gestion des déchets.

(2) Subsection (1) does not prohibit a municipality from imposing fees or charges on a person which relate to the clean up or collection of litter or other waste which has been illegally disposed of on any land.

6. (1) A municipality or local board does not have the power to impose fees or charges on another municipality or local board under section 220.1 of the Act which relate to the conduct of an election under the *Municipal Elections Act, 1996*.

(2) Subsection (1) does not apply to the power of a municipality or local board to impose fees or charges on another municipality or local board which relate to the conduct of an election under the *Municipal Elections Act, 1996* to obtain the opinion of the electors on a question the other municipality or local board requires to be submitted under subsection 8 (1) or (2) of the *Municipal Elections Act, 1996*.

7. (1) In this section,

"upper-tier municipality" means a county and a district, metropolitan and regional municipality and the County of Oxford.

(2) A municipality or local board does not have the power to impose fees or charges on the Crown or on a school board under section 220.1 of the Act which relate to the collection of real property taxes for school purposes.

(3) A municipality or local board does not have the power to impose fees or charges on an upper-tier municipality under section 220.1 of the Act which relate to the collection of real property taxes for the purposes of the upper-tier municipality.

8. A municipality or local board does not have the power to impose fees or charges under section 220.1 of the Act on a person which relate to the allocation of sewage and water capacity.

AL LEACH

Minister of Municipal Affairs and Housing

Dated on September 22, 1997.

41/97

ONTARIO REGULATION 353/97 made under the PLANNING ACT

Made: September 24, 1997

Filed: September 24, 1997

ZONING AREAS—TERRITORIAL DISTRICT OF NIPISSING, GEOGRAPHIC TOWNSHIPS OF HOBBS, McCALLUM AND PARDO

1. In this Order,

"accessory" when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principle use, building or structure on the same lot;

"agricultural use" means a use of land, building or structure for the purpose of field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping, and such other uses as are customarily and normally related to agriculture;

"conservation use" means a use of land, building or structure for the purpose of conserving, preserving and protecting the natural heri-

(2) Le paragraphe (1) n'a pas pour effet d'interdire à une municipalité d'imposer des droits ou des frais à une personne relativement au nettoyage ou à la collecte des débris ou autres déchets par suite de leur rejet illégal sur un bien-fonds.

6. (1) L'article 220.1 de la Loi ne confère pas à une municipalité ni à un conseil local le pouvoir d'imposer des droits ou des frais à une autre municipalité ou à un autre conseil local relativement à la tenue d'une élection aux termes de la *Loi de 1996 sur les élections municipales*.

(2) Le paragraphe (1) ne s'applique pas au pouvoir d'une municipalité ou d'un conseil local d'imposer des droits ou des frais à une autre municipalité ou à un autre conseil local relativement à la tenue, aux termes de la *Loi de 1996 sur les élections municipales*, d'une élection visant à obtenir l'opinion des électeurs sur une question qui doit leur être soumise, selon ce que demande l'autre municipalité ou conseil local en vertu du paragraphe 8 (1) ou (2) de cette loi.

7. (1) La définition qui suit s'applique au présent article.

«municipalité de palier supérieur» S'entend d'un comté, d'une municipalité régionale, d'une municipalité de district, d'une municipalité de communauté urbaine ou du comté d'Oxford.

(2) L'article 220.1 de la Loi ne confère pas à une municipalité ni à un conseil local le pouvoir d'imposer des droits ou des frais à la Couronne ou à un conseil scolaire relativement à la perception des impôts fonciers aux fins scolaires.

(3) L'article 220.1 de la Loi ne confère pas à une municipalité ni à un conseil local le pouvoir d'imposer des droits ou des frais à une municipalité de palier supérieur relativement à la perception des impôts fonciers aux fins de la municipalité de palier supérieur.

8. L'article 220.1 de la Loi ne confère pas à une municipalité ni à un conseil local le pouvoir d'imposer des droits ou des frais à une personne relativement à l'attribution d'une capacité en matière d'égouts et d'alimentation en eau.

AL LEACH

Ministre des Affaires municipales et du Logement

Fait le 22 septembre 1997.

tage and the environment, and includes docks, uninhabitable boat-houses, pumphouses or buildings or structures intended for flood and erosion control;

"forestry use" means a use of land, building or structure for the purpose of harvesting timber and includes the operation of a sawmill;

"temporary residential accommodation" means the use of land, a non-permanent building or structure, including mobile homes, for the purpose of housing workers for a period of less than 60 days.

2. This Order applies to all the land in the geographic Townships of Hobbs, McCallum and Pardo in the Territorial District of Nipissing.

3. No land to which this Order applies shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for that purpose on the day this Order comes into force.

4. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except,

(a) accessory uses;

- (b) agricultural uses;
- (c) conservation uses;
- (d) forestry uses;
- (e) temporary residential accommodation; and
- (f) temporary uses.

5. Despite clause 4 (a), no accessory building, or structure shall be used for human habitation.

6. (1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any building or structure.

J. D. PARKER
Acting Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated on September 24, 1997.

41/97

ONTARIO REGULATION 354/97 made under the PLANNING ACT

Made: September 24, 1997
Filed: September 24, 1997

ZONING AREAS—TERRITORIAL DISTRICT OF NIPISSING, GEOGRAPHIC TOWNSHIPS OF THISTLE AND McLAREN

1. In this Order,

"accessory" when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principle use, building or structure on the same lot;

"agricultural use" means a use of land, building or structure for the purpose of field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping, and such other uses as are customarily and normally related to agriculture;

"conservation use" means a use of land, building or structure for the purpose of conserving, preserving and protecting the natural heritage and the environment, and includes docks, uninhabitable boat-houses, pumphouses or buildings or structures intended for flood and erosion control;

"forestry use" means a use of land, building or structure for the purpose of harvesting timber and includes the operation of a sawmill;

"front lot line" means the lot line that divides a lot from a street, private right-of-way, Crown shoreline reserve or high-water mark of a river or lake, and

(a) in the case of a corner lot, the shorter line that abuts a street, private right-of-way, Crown shoreline reserve or high-water mark of a river or lake shall be the front lot line, and

(b) in the case of a lot that abuts both a street or private right of way and the high-water mark of a river, lake or Crown shoreline reserve, the lot line abutting the high-water mark of a river or lake or Crown shoreline reserve shall be the front lot line;

"front yard" means a yard extending across the full width of a lot between the front lot line and the nearest main wall of the main building or structure on the lot;

"ground floor area" means the area of the lowest storey of a building or structure above grade, measured between the exterior faces of the exterior walls of the floor level of that storey;

"guest cabin" means a building without cooking and sanitary facilities that is accessory to a seasonal dwelling and used only for purposes of sleeping accommodation;

"height" means the vertical distance between the average elevation of the finished surface of the ground at the front of the building and the highest point of the roof surface;

"lot" means a parcel of land,

(a) described in a deed or other document legally capable of conveying land, or

(b) shown as a lot or block on a registered plan of subdivision;

"lot area" means the total horizontal area within the lot lines of a lot;

"lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings and structures;

"lot frontage" means,

(a) the horizontal distance between parallel side lot lines of a lot, or

(b) the distance between not parallel side lot lines of a lot measured on a line parallel to and 7.5 metres distant from the front lot line;

"lot line" means a boundary of a lot;

"mobile home" means a dwelling unit that is designed to be made mobile and constructed or manufactured to provide a dwelling for one or more persons but does not include a travel trailer or tent trailer otherwise designed;

"public access point" means public land owned and maintained by the Crown in the name of the Province of Ontario, the Federal Government or other public body for public access to a body of water, including public parking, docking and boat launching areas;

"quarry" means land from which consolidated aggregate may be excavated but does not include an excavation for a building or structure;

"rear lot line" means the lot line opposite the lot's front lot line;

"rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of the principal building or structure on the lot;

"seasonal dwelling" means a building containing only one dwelling unit capable of being occupied for recreational residential uses but not occupied as a permanent residence or home;

"side lot line" means a lot line other than a front or rear lot line;

"side yard" means a yard between the nearest main wall of the principal building or structure on a lot and the side lot line extending from the front yard to the rear yard;

"street" means a public highway that is under the jurisdiction of the Province of Ontario or a local roads board;

"temporary residential accommodation" means the use of land, building or structure, including mobile homes, for the purpose of housing workers for a period of less than sixty days;

"wayside pit or quarry" means a temporary source of consolidated or unconsolidated aggregate opened by or for a public road authority, including a local roads board, for the purpose of a particular project of public road construction;

"yard" means a space open from the ground to the sky on the lot on which a building is situated, unoccupied except for such accessory buildings as are specifically permitted in this Order.

2. This Order applies to all the lands in the geographic townships of Thistle and McLaren in the Territorial District of Nipissing.

3. All the lands in the geographic Townships of Thistle and McLaren are designated as land in a Rural Zone.

4. Every use of land and every erection or use of buildings or structures is prohibited except for,

- (a) agricultural uses;
- (b) cemeteries;
- (c) conservation uses;
- (d) firehalls;
- (e) forestry uses or other resource-based activity;
- (f) golf courses;
- (g) logging and lumber camps;
- (h) places of worship;
- (i) public parks, playgrounds and picnic areas;
- (j) resource-based recreational uses;
- (k) schools;
- (l) seasonal dwellings or mobile seasonal dwellings;
- (m) temporary uses; and
- (n) wayside pits or quarries.

5. (1) Requirements for uses, buildings and structures, including accessory buildings and structures, permitted by clause 4 (a) are as follows:

1. Minimum lot area	10 hectares
2. Minimum lot frontage	150 metres
3. Minimum distance of a building or structure from any lot line	15 metres
4. Minimum ground floor area for accessory single dwellings	70 square metres

(2) Despite paragraph 3 of subsection (1), no building or structure permitted by clause 4 (a) shall be located within 30 metres of a lot on which the principal use is residential.

(3) Requirements for principal buildings and structures permitted by clause 4 (l) are as follows:

1. Minimum lot area	0.4 hectares
2. Minimum lot frontage	61 metres
3. Maximum lot coverage	10 per cent
4. Minimum front yard	15 metres
5. Minimum rear yard	8 metres
6. Minimum side yard	5 metres
7. Maximum height	9 metres

(4) No building or structure to be used for a residential, institutional or recreational use shall be erected within 330 metres of a building or structure that contains or is intended to contain livestock or manure and no building or structure intended to contain livestock or manure shall be erected within 330 metres of a building or structure used for residential, institutional or recreational use.

6. (1) A single dwelling accessory to the use permitted by clause 4 (a) is permitted.

(2) Where a wayside pit or quarry is established under clause 4 (n), buildings or structures accessory thereto may be erected and used on the same lot.

(3) Accessory buildings and structures are permitted if

- (a) they are not used for human habitation; and
- (b) the minimum front yard and side yard requirements are met for principal buildings and structures.

7. (1) Every use of land and every erection, location or use of a building or structure shall have direct access to a street that is opened and maintained year round, except for seasonal dwellings with water access only.

(2) Despite subsection (1), a seasonal dwelling may be constructed on a lot having only water access if there is a public access point.

8. No building or structure shall be erected, located or used within 32 metres of the centre line of a provincial highway.

9. A building or structure erected, located or used before this Order comes into force on a lot having less than the minimum lot frontage, lot area or yard required by this Order may be enlarged, repaired or renovated if there is no further reduction in any lot frontage, lot area or yard that is less than the minimum required by this Order and all other requirements of this Order are met.

10. A wayside pit or quarry shall not be located within 30 metres of a street or within 15 metres of a lot line.

11. Where a lot abuts navigable water, a boathouse, dock or wharf may be erected, located and used.

12. No building or structure shall be erected, located or used within 18 metres of navigable water.

13. No more than one single dwelling or a mobile home or a seasonal dwelling is permitted on a lot.

14. Despite section 13, one guest cabin having a gross floor area not exceeding 25 square metres may be erected on the same lot as a seasonal dwelling and may be used for human habitation.

15. (1) Every use of land and every erection, location or use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased and its original use is not altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

J. D. PARKER
Acting Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated on September 24, 1997.

41/97

ONTARIO REGULATION 355/97 made under the MUNICIPAL ELECTIONS ACT, 1996

Made: September 23, 1997
Filed: September 23, 1997

TRANSITION BALLOT QUESTIONS

1. The councils of the Borough of East York, the City of Etobicoke, the City of North York, the City of Scarborough, the City of Toronto, the City of York and The Municipality of Metropolitan Toronto may for the 1997 regular election by by-law submit to electors of the new city as defined in the *City of Toronto Act, 1997*,

- (a) a proposed by-law that would but for the passing of the *City of Toronto Act, 1997* require the assent of the electors of the municipality that submits the proposed by-law; and
- (b) a question within the jurisdiction of the municipality that submits the question.

2. The council of a municipality that is subject to a restructuring order made under section 25.2 or 25.3 of the *Municipal Act* may for the 1997 regular election by by-law submit to electors of the municipality to be established as a result of the order,

- (a) a proposed by-law that would but for the making of the order require the assent of the electors of the municipality that submits the proposed by-law; and
- (b) a question within the jurisdiction of the municipality that submits the question.

3. A by-law passed under section 1 or 2 by a municipality shall be submitted only to those electors who, but for the passing of the *City of Toronto Act, 1997* or the making of a restructuring order, respectively, would have been eligible to vote on the proposed by-law or the question in that municipality.

4. This Regulation shall be deemed to have come into force on January 1, 1997.

AL LEACH
Minister of Municipal Affairs and Housing

Dated on September 23, 1997.

41/97

ONTARIO REGULATION 356/97 made under the HIGHWAY TRAFFIC ACT

Made: September 18, 1997
Filed: September 24, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97, 141/97, 194/97, 208/97, 209/97 and 327/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Paragraph 10 of Part 3 of Schedule 3 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Bruce—Town of Hanover
Twp. of Brant

- 10. That part of the King's Highway known as No. 4 in the Township of Brant in the County of Bruce lying between a point situate 390 metres measured westerly from its intersection with the centre line of the roadway known as Bruce County Road 19 and a point situate 310 metres measured westerly from its intersection with the centre line of the roadway known as 3rd Avenue in the Town of Hanover.

(2) Paragraph 5 of Part 4 of Schedule 3 to the Regulation is revoked.

(3) Part 6 of Schedule 3 to the Regulation is amended by adding the following paragraph:

Bruce—Town of Hanover
Twp. of Brant

- 7. That part of the King's Highway known as No. 4 in the Township of Brant in the County of Bruce beginning at a point situate 310 metres measured west of the centre line of the roadway known as 3rd Avenue in the Town of Hanover and extending easterly for a distance of 370 metres.

2. (1) Paragraph 1 of Part 3 of Schedule 32 to the Regulation is revoked and the following substituted:

Grey—Twps. of St. Vincent and Collingwood

- 1. That part of the King's Highway known as No. 26 in the County of Grey lying between a point situate 432 metres measured westerly from its intersection with the centre line of the roadway known as St. Vincent Twp. Road 12/13 in the Township of St. Vincent and a point situate at its intersection with the easterly limit of the roadway known as Peel Street in the Township of Collingwood.

(2) Part 5 of Schedule 32 to the Regulation is amended by adding the following paragraph:

Grey—Twp. of St. Vincent

3. That part of the King's Highway known as No. 26 in the Township of St. Vincent in the County of Grey commencing at a point situate 432 metres measured westerly from its intersection with the centre line of the roadway known as St. Vincent Twp. Road 12/13 and extending westerly for a distance of 390 metres.

AL PALLADINI
Minister of Transportation

Dated on September 18, 1997.

41/97

ONTARIO REGULATION 357/97
made under the
EDUCATION ACT

Made: September 24, 1997

Filed: September 25, 1997

**POWERS AND DUTIES OF EDUCATION
IMPROVEMENT COMMISSION**

1. In this Regulation,

"Commission" means the Education Improvement Commission.

2. The Commission may establish panels of one or more members to exercise specified powers and carry out specified duties of the Commission in the place of the Commission.

3. (1) The Commission has the following powers and shall exercise the following duties:

1. The power and duty to issue directives to existing boards, minority language sections of existing boards, French-language advisory committees and other classes of persons or bodies specified by the Commission respecting criteria to be applied and processes to be followed in developing recommendations to the Commission with respect to any matter referred to in clauses 327 (3) (e) and 327 (9) (b) and (c) of the Act.
2. The power and duty to issue directives respecting the participation of classes of persons or bodies specified by the Commission in the development of recommendations referred to in paragraph 1.
3. The power and duty to determine by or against which district school boards legal and other proceedings commenced by or against existing boards shall be continued.
4. The power and duty to determine by or against which district school boards orders or determinations of a court or other authority affecting existing boards shall be enforced.
5. The power and duty to issue orders that the Commission considers necessary or advisable to give effect to the determinations made under paragraphs 3 and 4 and impose terms and conditions on its orders.
6. The power and duty to issue directives establishing deadlines for complying with any directive or order made by the Commission.

7. The power to make interim and final orders and to vary any of its orders.

- (2) At least 30 days before making a determination under paragraph 3, or 4 of subsection (1), the Commission shall serve notice of its intention to do so on the persons and bodies to which the directive will be issued.

4. (1) The Commission shall invite representations and recommendations from existing boards, minority language sections of existing boards, French-language advisory committees and education improvement committees with respect to the transfer of assets, including but not limited to real and personal property, the transfer of liabilities and the determination of which district school boards employees of existing boards are to be transferred to.

- (2) The Commission may establish guidelines with respect to representations and recommendations made to the Commission, including guidelines with respect to how representations and recommendations are to be made.

- (3) The Commission may establish deadlines for making representations and recommendations to it.

41/97

ONTARIO REGULATION 358/97
made under the
**TORONTO AREA TRANSIT OPERATING
AUTHORITY ACT**

Made: July 30, 1997

Approved: September 24, 1997

Filed: September 25, 1997

Amending Reg. 1036 of R.R.O. 1990
(General)

Note: Regulation 1036 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 2 of Regulation 1036 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

- (33) No person shall take more than two rides on the transit system on a two-ride ticket or more than 10 rides on the transit system on a ten-ride ticket.

2. (1) Subsection 10 (10) of the Regulation is revoked and the following substituted:

- (10) No person shall do any act in contravention of instructions,
 - (a) indicated on any sign erected on Authority property; or
 - (b) of a proper authority who considers them necessary to,
 - (i) ensure orderly movement of persons,
 - (ii) prevent injury to persons,
 - (iii) prevent damage to the Authority's property, or
 - (iv) permit proper action in an emergency.

(2) Section 10 of the Regulation is amended by adding the following subsection:

(16) No person shall interfere with or activate the passenger assistance alarm devices on the Authority's vehicles or property without reasonable cause.

TORONTO AREA TRANSIT OPERATING AUTHORITY

ELDRED R. KING
Vice-Chairman

RICHARD C. DUCHARME
Managing Director

Dated on July 30, 1997.

41/97



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—10—18

ONTARIO REGULATION 359/97

made under the

FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996

Made: September 24, 1997

Filed: September 29, 1997

Amending O. Reg. 167/97
(General)

Note: Ontario Regulation 167/97 has not previously been amended.

1. Section 1 of Ontario Regulation 167/97 is revoked and the following substituted:

1. (1) For the purposes of subsection 8 (2) of the Act (notice of payor's death), notice of the payor's death must be given in writing and be accompanied by a copy of the death certificate, a funeral notice, a copy of the certificate of appointment of estate trustee or a letter from the solicitor for the payor's estate.

(2) The notice and accompanying information must be sufficient to identify the deceased person as the payor.

1.1 For the purposes of paragraph 1 of subsection 8 (3) of the Act (agreement re termination), the matters agreed upon by the recipient and payor must be set out in writing and the agreement must be signed by the recipient and payor.

2. The Regulation is amended by adding the following sections:

SUSPENSION OF DRIVERS' LICENCES

13.1 An order that the Director refrain from directing the suspension of a payor's driver's licence shall be in Form 6.

17.1 Service of a notice under Part V of the Act on a payor must be made by ordinary mail,

- (a) addressed to the payor at his or her most recent address as shown in the records in the Director's office; and
- (b) addressed to the payor at his or her most recent address as shown in the records of the Registrar of Motor Vehicles, if this address is different than the address described in clause (a).

3. The Regulation is amended by adding the following form:

RÈGLEMENT DE L'ONTARIO 359/97

pris en application de la

LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS

pris le 24 septembre 1997

déposé le 29 septembre 1997

modifiant le Règl. de l'Ont. 167/97
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 167/97 n'a pas été modifié antérieurement.

1. L'article 1 du Règlement de l'Ontario 167/97 est abrogé et remplacé par ce qui suit :

1. (1) Pour l'application du paragraphe 8 (2) de la Loi (avis du décès du payeur), un avis du décès du payeur est donné par écrit et accompagné d'une copie du certificat de décès, d'un avis d'obsèques, d'une copie du certificat de nomination à titre de fiduciaire de la succession ou d'une lettre de l'avocat de la succession du payeur.

(2) L'avis et les renseignements qui l'accompagnent doivent suffire à identifier la personne décédée comme étant le payeur.

1.1 Pour l'application de la disposition 1 du paragraphe 8 (3) de la Loi (entente concernant la fin de l'obligation alimentaire), les questions dont ont convenu le bénéficiaire et le payeur sont énoncées par écrit et l'entente est signée par eux.

2. Le Règlement est modifié par adjonction des articles suivants :

SUSPENSION DES PERMIS DE CONDUIRE

13.1 L'ordonnance enjoignant au directeur de ne pas ordonner la suspension du permis de conduire d'un payeur est rédigée selon la formule 6.

17.1 La signification d'un avis à un payeur aux termes de la partie V de la Loi doit être faite par courrier ordinaire :

- a) envoyé à sa dernière adresse figurant dans les dossiers du bureau du directeur;
- b) envoyé à sa dernière adresse figurant dans les dossiers du bureau du registraire des véhicules automobiles, si celle-ci n'est pas la même que celle visée à l'alinéa a).

3. Le Règlement est modifié par adjonction de la formule suivante :

Name of Court _____
Nom du tribunal

REFRAINING ORDER
ORDONNANCE RESTRICTIVE

Family Responsibility and Support Arrears Enforcement Act
Loi sur les obligations familiales et l'exécution des arriérés d'aliments

Location _____
Lieu

Court file no./N° de dossier du tribunal

Form/Formule 6

Judge / Juge

Date

Between : / Entre :

Applicant/Petitioner/Plaintiff
Requérant/Demandeur

and / et

Respondent/Defendant
Intimé/Défendeur

REFRAINING ORDER / ORDONNANCE RESTRICTIVE

1. THIS COURT ORDERS that the Family Responsibility Office shall refrain from directing the Registrar of Motor Vehicles to suspend the driver's licence of

1. LE PRÉSENT TRIBUNAL ORDONNE que le Bureau des obligations familiales s'abstienne d'ordonner au registrateur des véhicules automobiles de suspendre le permis de conduire de

name of payor/nom du payeur

Conditional on the payor complying with the following terms:
si le payeur se conforme aux conditions suivantes :

- ☐ Commence an Application to Vary within 20 days from the date of this order/*Introduction d'une requête en modification dans les 20 jours qui suivent la date de la présente ordonnance.*

- ☐ Payment of ongoing support of \$ _____ /*Versement des obligations alimentaires courantes de* _____ \$/per/par _____ *timeperiod/période*

- ☐ Payment of \$ _____ /*Versement, au titre des arriérés, de* _____ \$/on account of arrears per/par _____ *timeperiod/période*

- ☐ Lump sum payment(s) of \$ _____ /*Versement(s) d'une (de) somme(s) forfaitaire(s) de* _____ \$/and \$ _____ /et de _____ \$
 by/par _____ date _____ and/et _____ date _____

- ☐ Other/Autre _____

2. THIS COURT ORDERS that this order shall automatically terminate six months from the date of this order.

2. LE PRÉSENT TRIBUNAL ORDONNE que la présente ordonnance prend fin automatiquement dans six mois à compter de la date de la présente ordonnance.

Signature of Judge, Registrar or Clerk of the Court / *Signature du juge ou du greffier du tribunal*

Note:

1. If an Application to Vary is not commenced within 20 days from the date of this order, the order automatically terminates.
2. If you do not comply with all the terms of the refraining order, a second notice to suspend your driver's licence may be issued.
3. This order may be extended for a further three months period upon motion to the court that made this order on notice to the Family Responsibility Office.

Remarque :

1. Si une requête en modification n'est pas introduite dans les 20 jours qui suivent la date de la présente ordonnance, l'ordonnance prend fin automatiquement.
2. Si vous ne vous conformez pas à toutes les conditions de l'ordonnance restrictive, un deuxième avis de suspension de votre permis de conduire peut être délivré.
3. La présente ordonnance peut être prorogée d'une période supplémentaire de trois mois sur motion présentée devant le tribunal qui a rendu la présente ordonnance et sur avis donné au Bureau des obligations familiales.

ONTARIO REGULATION 360/97
made under the
PUBLIC HOSPITALS ACT

Made: September 17, 1997
Approved: September 24, 1997
Filed: September 29, 1997

Amending Reg. 964 of R.R.O. 1990
(Classification of Hospitals)

Note: Since January 1, 1997, Regulation 964 has been amended by Ontario Regulation 274/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Items 70, 71 and 72 under the heading "Group B Hospitals" in the Schedule to Regulation 964 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

70. Sudbury Sudbury Regional Hospital Corporation

(2) The Schedule to the Regulation is amended by inserting the following item under the heading "Group E Hospitals":

22.2 Sudbury Sudbury Regional Hospital Corporation (General Rehabilitation Unit)

(3) Item 131 under the heading "Group G Hospitals" in the Schedule to the Regulation is revoked and the following substituted:

131. Sudbury Sudbury Regional Hospital Corporation (Chronic Care Unit)

(4) Item 6 under the heading "Group J Hospitals" in the Schedule to the Regulation is revoked and the following substituted:

6. Sudbury Sudbury Regional Hospital Corporation (Special Rehabilitation Unit)

(5) Items 28 and 28.1 under the heading "Group M Hospitals" in the Schedule to the Regulation are revoked and the following substituted:

28. Sudbury Sudbury Regional Hospital Corporation

(6) The Schedule to the Regulation is amended by inserting the following item under the heading "Group N Hospitals":

3.1 Sudbury Sudbury Regional Hospital Corporation

(7) Item 6 under the heading "Group T Hospitals" in the Schedule to the Regulation is revoked and the following substituted:

6. Sudbury Sudbury Regional Hospital Corporation

JIM WILSON
Minister of Health

Dated on September 17, 1997.

42/97

ONTARIO REGULATION 361/97
made under the
LOCAL SERVICES BOARDS ACT

Made: September 25, 1997
Filed: September 30, 1997

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Since January 1, 1997, Regulation 737 has been amended by Ontario Regulations 34/97, 73/97, 179/97 and 227/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 14 (2) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) The boundaries of the Board area are those described in the Schedule.

(2) Section 14 of the Regulation is amended by adding the following Schedule:

Schedule

All of the geographic townships of Dennis, Fenwick, Haviland, Kars, Ley, Pennefather, Tupper and Van Koughnet in the Territorial District of Algoma except for Batchawana Island, Maple Island and the Goulais Bay Indian Reserve No. 15A.

CHRIS HODGSON
Minister of Northern Development and Mines

Dated on September 25, 1997.

42/97

ONTARIO REGULATION 362/97
made under the
LOCAL ROADS BOARDS ACT

Made: September 24, 1997
Filed: September 30, 1997

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1997, Regulation 735 has been amended by Ontario Regulations 8/97, 187/97 and 192/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedule 98 of Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 98

UMFREVILLE LOCAL ROADS AREA

All that portion of the Township of Drayton in the Territory District of Kenora shown outlined on Ministry of Transportation Plan N-633-D2, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on May 23, 1997.

AL PALLADINI
Minister of Transportation

Dated on September 24, 1997.

42/97

ONTARIO REGULATION 363/97made under the
HIGHWAY TRAFFIC ACT

Made: September 26, 1997

Filed: September 30, 1997

Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory Without
Municipal Organization)

Note: Since January 1, 1997, Regulation 631 has been amended by Ontario Regulation 210/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 61

1. The roadway known as Yearly Road in the Township of Monteith in the Territorial District of Parry Sound at its intersection with the roadway known as Axe Lake Road.

2. Northbound on Yearly Road.

Schedule 62

1. The roadway known as Axe Lake Road in the Township of Monteith in the Territorial District of Parry Sound at its intersection with the roadway known as West Bear Lake Road.

2. Eastbound on Axe Lake Road.

AL PALLADINI

Minister of Transportation

Dated on September 26, 1997.

42/97

ONTARIO REGULATION 364/97
made under the
**MINISTRY OF CORRECTIONAL
SERVICES ACT**

Made: October 1, 1997

Filed: October 1, 1997

Amending Reg. 778 of R.R.O. 1990
(General)

Note: Regulation 778 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The heading before section 19 of Regulation 778 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

CANTEEN PRIVILEGES

2. Sections 19 and 20 of the Regulation are revoked and the following substituted:

19. (1) Subject to subsection (3), an inmate or a young person may purchase items from the institutional canteen using money held in trust for him or her by the Superintendent.

RÈGLEMENT DE L'ONTARIO 364/97
pris en application de la
**LOI SUR LE MINISTÈRE DES
SERVICES CORRECTIONNELS**pris le 1^{er} octobre 1997
déposé le 1^{er} octobre 1997modifiant le Règl. 778 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 778 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. L'intertitre qui précède l'article 19 du Règlement 778 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

PRIVILÈGES DE CANTINE

2. Les articles 19 et 20 du Règlement sont abrogés et remplacés par ce qui suit :

19. (1) Sous réserve du paragraphe (3), le détenu ou l'adolescent peut acheter des articles à la cantine de l'établissement avec l'argent détenu en fiducie en son nom par le chef d'établissement.

(2) Subject to subsection (3), an inmate or a young person may also purchase items from the institutional canteen using the credits accumulated before October 1, 1997 and remaining in his or her canteen allowance account.

(3) No inmate or young person shall purchase more than \$40 worth of items from the institutional canteen in one week without the Superintendent's permission.

20. The Superintendent shall pay to an inmate or a young person upon his or her release or discharge from an institution an amount equal to the credits accumulated before October 1, 1997 and remaining in his or her canteen allowance account.

3. (1) Paragraph 1 of subsection 32 (1) of the Regulation is revoked and the following substituted:

1. Loss of all or some privileges for a period not greater than 120 days including the privilege of purchasing items from the institutional canteen.

(2) Paragraph 6 of subsection 32 (2) of the Regulation is revoked and the following substituted:

6. Forfeiture of a portion or all of the credits accumulated before October 1, 1997 and remaining in the inmate's canteen allowance account, up to a maximum amount of \$100, as compensation payable for damage to or destruction of property.

4. This Regulation comes into force on October 1, 1997.

(2) Sous réserve du paragraphe (3), le détenu ou l'adolescent peut également acheter des articles à la cantine de l'établissement en utilisant le solde des crédits qu'il a accumulés avant le 1^{er} octobre 1997 dans son compte d'allocation de cantine.

(3) Aucun détenu ni adolescent ne doit acheter pour plus de 40 \$ d'articles par semaine à la cantine de l'établissement sans la permission du chef d'établissement.

20. Le chef d'établissement verse au détenu ou à l'adolescent, à sa libération, un montant égal au solde des crédits qu'il a accumulés avant le 1^{er} octobre 1997 dans son compte d'allocation de cantine.

3. (1) La disposition 1 du paragraphe 32 (1) du Règlement est abrogée et remplacée par ce qui suit :

1. La perte de la totalité ou d'une partie des privilèges pendant au plus 120 jours, y compris le privilège d'acheter des articles à la cantine de l'établissement.

(2) La disposition 6 du paragraphe 32 (2) du Règlement est abrogée et remplacée par ce qui suit :

6. L'annulation de la totalité ou d'une partie du solde des crédits accumulés avant le 1^{er} octobre 1997 dans le compte d'allocation de cantine du détenu, jusqu'à concurrence de 100 \$, à titre de dédommagement payable pour les dommages causés à des biens ou pour la destruction de biens.

4. Le présent règlement entre en vigueur le 1^{er} octobre 1997.



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—10—25

ONTARIO REGULATION 365/97 made under the PLANNING ACT

Made: October 2, 1997
Filed: October 8, 1997

Amending O. Reg. 279/80
(Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area)

Note: Since January 1, 1997, Ontario Regulation 279/80 has been amended by Ontario Regulations 256/97 and 284/97. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1996.

1. Subsection 139 (3) of Ontario Regulation 279/80 is revoked and the following substituted:

(3) Subsection (1) applies to that parcel of land in the geographic Township of Fenwick in the Territorial District of Algoma being part of Lot 56 Registrar's Compiled Plan No. H-808 designated as parts 1, 2, 7 and 8 on Reference Plan 1R-9364 deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1).

KAREN SMITH
Manager

Provincial Planning Services Branch
Ministry of Municipal Affairs and Housing

Dated on October 2, 1997.

43/97

ONTARIO REGULATION 366/97 made under the HIGHWAY TRAFFIC ACT

Made: October 6, 1997
Filed: October 9, 1997

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1997, Regulation 619 has been amended by Ontario Regulations 44/97, 115/97, 140/97, 141/97, 194/97, 208/97, 209/97, 327/97 and 356/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Paragraph 2 of Part 1 of Schedule 126 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Halton—City of Burlington

2. That part of the King's Highway known as No. 403 lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point 2000 metres measured westerly from its intersection with the roadway

known as Waterdown Road in the City of Burlington in the Regional Municipality of Halton.

(2) Paragraph 3 of Part 1 of Schedule 126 to the Regulation is revoked and the following substituted:

Regional Municipality of Hamilton-Wentworth—City of Hamilton
Oxford—Twp. of Norwich

3. That part of the King's Highway known as No. 403 in the City of Hamilton in the Regional Municipality of Hamilton-Wentworth lying between a point situate 400 metres measured easterly from its intersection with the roadway known as Longwood Road and a point situate at its intersection with King's Highway 401 in the Township of Norwich in the County of Oxford.

(3) Part 2 of Schedule 126 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Halton—City of Burlington
Regional Municipality of Hamilton-Wentworth—City of Hamilton

1. That part of the King's Highway known as No. 403 in the City of Burlington in the Regional Municipality of Halton lying between a point situate 2000 metres measured westerly from its intersection with the roadway known as Waterdown Road and a point 400 metres measured easterly from its intersection with the roadway known as Longwood Road in the City of Hamilton in the Regional Municipality of Hamilton-Wentworth.

(4) Paragraph 1 of Part 3 of Schedule 126 to the Regulation is revoked.

(5) Paragraph 1 of Part 5 of Schedule 126 to the Regulation is revoked.

AL PALLADINI
Minister of Transportation

Dated on October 6, 1997.

43/97

ONTARIO REGULATION 367/97 made under the GAME AND FISH ACT

Made: October 8, 1997
Filed: October 10, 1997

Amending O. Reg. 300/93
(Hunting Licences)

Note: Since January 1, 1997, Ontario Regulation 300/93 has been amended by Ontario Regulations 54/97 and 258/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Part V of Ontario Regulation 300/93 is amended by adding the following section:

27.1 In this Part,

"bismuth shot" means shotgun pellets consisting of, by weight,

- (a) at least 96 per cent bismuth,
- (b) not more than 4 per cent of tin, and
- (c) not more than 1 per cent of any element other than bismuth or tin;

"steel shot" means shotgun pellets consisting of, by weight,

- (a) at least 98 per cent iron, and
- (b) not more than 1 per cent of any element other than iron.

2. Section 30 of the Regulation is amended by adding the following subsection:

(1.1) Despite clause 30 (1) (b), a holder of a small game licence, when in an area while the area has an open season for black bear, deer or moose, may possess and use,

- (a) in the case of shot made of steel, shot that is not larger than triple BBB steel shot; or
- (b) in the case of shot made of bismuth, shot that is not larger than double BB bismuth shot.

43/97

ONTARIO REGULATION 368/97
made under the
GAME AND FISH ACT

Made: October 8, 1997
Filed: October 10, 1997

Amending Reg. 488 of R.R.O. 1990
(Firearms—Aulneau Peninsula)

Note: Regulation 488 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 488 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

0.1 In this Regulation,

"bismuth shot" means shotgun pellets consisting of, by weight,

- (a) at least 96 per cent bismuth,
- (b) not more than 4 per cent of tin, and
- (c) not more than 1 per cent of any element other than bismuth or tin; ("plomb de bismuth")

"steel shot" means shotgun pellets consisting of, by weight,

- (a) at least 98 per cent iron, and
- (b) not more than 1 per cent of any element other than iron. ("plomb d'acier")

.

1.1 Despite section 1, a person hunting with a shotgun in the area described in the Schedule during the periods referred to in section 1 may possess and use,

- (a) in the case of shot made of steel, shot that is not larger than triple BBB steel shot; or
- (b) in the case of shot made of bismuth, shot that is not larger than double BB bismuth shot.

RÈGLEMENT DE L'ONTARIO 368/97
pris en application de la
LOI SUR LA CHASSE ET LA PÊCHE

pris le 8 octobre 1997
déposé le 10 octobre 1997

modifiant le Règl. 488 des R.R.O de 1990
(Armes à feu — Péninsule Aulneau)

Remarque : Le Règlement 488 n'a pas été modifié en 1997. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1996.

1. Le Règlement 488 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des articles suivants :

0.1 Les définitions qui suivent s'appliquent au présent règlement.

«plomb d'acier» Plomb de fusil de chasse composé de ce qui suit, au poids :

- a) au moins 98 pour cent de fer;
- b) au plus 1 pour cent d'un élément autre que le fer. («steel shot»)

«plomb de bismuth» Plomb de fusil de chasse composé de ce qui suit, au poids :

- a) au moins 96 pour cent de bismuth;
- b) au plus 4 pour cent d'étain;
- c) au plus 1 pour cent d'un élément autre que le bismuth ou l'étain. («bismuth shot»)

.

1.1 Malgré l'article 1, la personne qui chasse avec un fusil de chasse dans la zone décrite à l'annexe pendant les périodes visées à l'article 1 peut avoir en sa possession et utiliser :

- a) dans le cas de plombs d'acier, des plombs qui ne sont pas plus gros que des plombs d'acier BBB;
- b) dans le cas de plombs de bismuth, des plombs qui ne sont pas plus gros que des plombs de bismuth BB.

ONTARIO REGULATION 369/97
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: October 8, 1997

Filed: October 10, 1997

**DESIGNATIONS—LAFLÈCHE ENVIRONMENT
INC. (1222024 ONTARIO LIMITED)**

1. In this Regulation,

"Laflèche Environment Inc." includes any person related to Laflèche Environment Inc. by ownership and any person, other than a municipality, who is a party to a contract with Laflèche Environment Inc. respecting any undertaking described in section 2.

2. Any enterprise or activity of Laflèche Environment Inc. of disposing of waste by landfilling on the site formerly owned by Browning-Ferris Industries Limited located in the western half of Lot 16 and all of Lots 17 and 18, Concession 10, Township of Roxborough, United Counties of Stormont, Dundas and Glengarry, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies.

43/97

ONTARIO REGULATION 370/97
made under the
ENVIRONMENTAL PROTECTION ACT

Made: October 8, 1997

Filed: October 10, 1997

Amending Reg. 358 of R.R.O. 1990
(Sewage Systems)

Note: Regulation 358 has not previously been amended.

1. Section 1 of Regulation 358 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

"chamber" means a structure that,

- (a) is covered by soil or fill,
- (b) is constructed with an open bottom, and
- (c) contains a pressurized pipe;

"fill" means unconsolidated material brought from another location;

"pressurized pipe" means a line of perforated pipe that is intended to distribute effluent under pressure to soil or fill;

"shallow buried trench" means an excavation in soil or fill that contains a chamber;

"tertiary sewage treatment unit" means a sewage treatment unit that has been designed by its manufacturer to produce effluent that contains 10 milligrams per litre or less of total suspended solids and biological oxygen demand.

2. (1) Subsection 2 (1) of the Regulation is amended by adding the following paragraph:

- 10. Class 10—a sewage system located in the County of Essex, Kent or Lambton in which sewage is treated in a tertiary sewage treatment unit and then disposed of in a shallow buried trench.

(2) Subsection 2 (2) of the Regulation is amended by striking out "Class 4, 5 or 6" in the first line and substituting "Class 4, 5, 6 or 10".

3. The Regulation is amended by adding the following section:

CLASS 10 SEWAGE SYSTEMS

13.1 (1) A sewage system shall not use a shallow buried trench unless the system is a Class 10 sewage system.

(2) An applicant for a certificate of approval for a Class 10 sewage system shall submit with the application a certificate in a form acceptable to the Director and signed on behalf of the manufacturer of the sewage system's tertiary sewage treatment unit stating whether, in the opinion of the manufacturer, the unit is compatible with the intended use and overall design of the sewage system.

(3) A person shall not construct or operate a Class 10 sewage system except in accordance with the following standards:

- 1. The tertiary sewage treatment unit shall permit sampling of the effluent.
- 2. The sewage system shall have sufficient capacity for storing the total daily sewage flow multiplied by 1.75.
- 3. The storage capacity required by paragraph 2 shall be located so that it occurs before any effluent is disposed of in a shallow buried trench.
- 4. The tertiary sewage treatment unit shall not be located closer to an item set out in column 1 of Table 3 than the horizontal distance set out opposite to the item in column 2.
- 5. The sewage system shall contain an audible failure warning alarm located to warn occupants of the building served by the system of a malfunction in the operation of the tertiary sewage treatment unit.
- 6. A shallow buried trench shall not be located in or on soil or fill that has a percolation time of less than one minute or more than 125 minutes.
- 7. Every chamber shall be as wide as the shallow buried trench in which it is contained and the cross-section height of the chamber at its centre point shall not be less than one half the width of the trench.
- 8. A shallow buried trench shall not contain more than one pressurized pipe.
- 9. If the shallow buried trenches in the sewage system are located in or on soil or fill that has a percolation time of less than 50 minutes, the total length of the pressurized pipe in the sewage system shall be determined by the following formula:

$$L = Q \div 75$$

where,

L = the total length of the pressurized pipe in the sewage system, expressed in metres,

Q = the total daily sewage flow, expressed in litres.

10. If the shallow buried trenches in the sewage system are located in or on soil or fill that has a percolation time of 50 minutes or more, the total length of the pressurized pipe in the sewage system shall not be less than the greater of 30 metres and the length determined by the following formula:

$$L = Q \div 40$$

where,

L = the total length of the pressurized pipe in the sewage system, expressed in metres,

Q = the total daily sewage flow, expressed in litres.

11. Every pressurized pipe shall be at least 25 millimetres in diameter.
12. The orifices in every pressurized pipe shall be at least three millimetres in diameter and shall be equally spaced along the length of the pipe.
13. Every pressurized pipe shall be self-draining so as to prevent freezing of its contents.
14. A shallow buried trench shall not,
- be located in an area that has an average slope that exceeds one unit vertically to every four units horizontally,
 - be located so that a pressurized pipe installed in the shallow buried trench is closer to an item set out in column 1 of Table 4 than the horizontal distance set out opposite the item in column 2,
 - be located where the effluent from the shallow buried trench would cause impairment of the groundwater, or
 - be located in or on an area subject to flooding that would be likely to cause,
 - damage to the shallow buried trench, or
 - impairment of the operation of the shallow buried trench that would, in turn, be likely to cause a public health nuisance.
15. Every shallow buried trench shall be approximately the same length and,
- shall not exceed 30 metres in length,
 - shall be between 0.3 and 0.6 metres in depth,
 - shall be at least 0.3 metres in width,
 - shall be centred at least 1.6 metres apart,

- shall be set at an elevation so that the bottom of the trench is at all points at least,

A. 0.5 metres above the highest elevation at which there is physical evidence that the soil or fill has been saturated with water, and

B. 0.9 metres above the maximum elevation of rock, and

- after installation of the chamber, shall be backfilled with porous soil or fill so as to ensure that, after the soil or fill settles, the surface of the shallow buried trench will not form any depressions.

16. A shallow buried trench shall not be constructed unless the soil or fill is sufficiently dry to resist compaction and smearing during excavation and shall not be constructed in a manner that causes compaction or smearing of the soil or fill.

(4) A person shall operate and maintain a Class 10 sewage system in accordance with the following standards:

- The sewage system shall be operated and maintained in accordance with written material prepared by the manufacturer of the tertiary sewage treatment unit that provides a detailed description of the sewage system and complete instructions in relation to the operation, servicing and maintenance requirements of the sewage system and its related components.
- The sewage system shall not be operated unless, before the issuance of a use permit for the sewage system, the manufacturer of the tertiary sewage treatment unit submitted to the Director a certificate in a form acceptable to the Director and signed on behalf of the manufacturer stating that the manufacturer or a person described in paragraph 3 was present at the site and observed the construction, installation, establishment, enlargement, extension or enlargement of the sewage system.
- The sewage system shall be inspected at least once every 12 months by a person authorized by licence to service and maintain the tertiary sewage treatment unit or a person who, in the opinion of the Director, possesses the qualifications to service and maintain the unit.
- Servicing and maintenance of the tertiary sewage treatment unit and its related components shall be carried out only by a person described in paragraph 3 who possesses the written material referred to in paragraph 1.
- The sewage system shall not be operated unless there is a written agreement executed between the owner or operator of the sewage system and a person described in paragraph 3 that specifies the following:
 - Servicing and maintenance of the tertiary sewage treatment unit and its related components shall be carried out by a person described in paragraph 3.
 - The owner or operator of the sewage system shall arrange with a person described in paragraph 3 for the sampling of effluent in accordance with the following rules:
 - The sample shall be collected from a location that follows the discharge of the effluent from the tertiary sewage treatment unit but is before the effluent enters the shallow buried trench.
 - The sample shall be a grab sample collected in accordance with the procedure described in the Ministry of Environment and Energy publication entitled "Protocol for the Sampling and Analysis of Industrial/

Municipal Wastewater" and dated August, 1994, as it may be amended from time to time.

- C. The sample shall be obtained on one day in each 12 month period with an interval of no less than 11 months between successive samples.
 - D. The sample shall be analyzed for Total Suspended Solids (TSS), referred to as Analytical Test Group 8 in the Ministry of Environment and Energy publication entitled "Protocol for the Sampling and Analysis of Industrial/Municipal Wastewater" and dated August, 1994, as it may be amended from time to time.
 - E. The sample shall be analyzed for Biological Oxygen Demand (BOD), referred to as Analytical Test Group 1a in the Ministry of Environment and Energy publication entitled "Protocol for the Sampling and Analysis of Industrial/Municipal Wastewater" and dated August, 1994, as it may be amended from time to time.
- iii. If the result of an analysis performed under sub-subparagraph D or E of subparagraph ii is that either or both parameters is greater than 10 milligrams per litre, the owner or operator of the sewage system shall arrange with the person described in paragraph 3 for the person described in paragraph 3 to assess the sewage system for the purpose of deter-

mining whether the sewage system is operating in accordance with its design.

- iv. If the person described in paragraph 3 determines under subparagraph iii that the sewage system is not operating in accordance with its design, he or she shall report this determination to the Director immediately.

4. The heading to Table 3 of the Regulation is revoked and the following substituted:

CLEARANCES FOR CLASS 4, 6 AND 10 SEWAGE SYSTEMS

(Paragraph 9 of Subsection 10 (1), Paragraph 1 of Subsection 12 (1) and Paragraph 4 of Subsection 13.1 (3))

5. The heading to Table 4 of the Regulation is revoked and the following substituted:

PIPE CLEARANCES FOR CLASS 4 AND 10 SEWAGE SYSTEMS

(Subparagraph iii of Paragraph 1 of Subsection 10 (2), Subparagraph ix of Paragraph 5 of Subsection 10 (3) and Subparagraph ii of Paragraph 14 of Subsection 13.1 (3))

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Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1997—11—01

ONTARIO REGULATION 371/97 made under the FARM PRODUCTS MARKETING ACT

Made: September 10, 1997
Filed: October 14, 1997

Amending Reg. 420 of R.R.O. 1990
(Hogs—Plan)

Note: Regulation 420 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Subsection 5 (2) of the Schedule to Regulation 420 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 7 of the Schedule to the Regulation is revoked and the following substituted:

7. (1) The term of office of a member elected to the local board begins on the expiry of the term of office of the member's predecessor.

(2) The term of office of a member appointed to the local board begins on the later of the expiry of the term of office of the member's predecessor and the day of appointment.

(3) Subsections 8 (1), (2) and (3) of the Schedule to the Regulation are revoked and the following substituted:

(1) Subject to subsection (2), each member of the local board shall hold office until the end of the first meeting of the local board held after the annual meeting in the second year after the year in which the member was elected or appointed.

(2) The members elected in 1995 to the local board by a District Pork Producers Council in Zone B or by the councillors of all District Pork Producers Councils in Zone B shall hold office until the end of the first meeting of the local board held after the annual meeting in 1998.

(4) Subsection 16 (3) of the Schedule to the Regulation is revoked.

(5) Subsections 17 (1) and (2) of the Schedule to the Regulation are revoked.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 10, 1997.

44/97

ONTARIO REGULATION 372/97 made under the LAND TITLES ACT

Made: October 8, 1997
Filed: October 14, 1997

Amending Reg. 691 of R.R.O. 1990
(Land Titles Divisions)

Note: Since January 1, 1997, Regulation 691 has been amended by Ontario Regulation 267/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Item 5 of the Schedule to Regulation 691 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

5.	DUFFERIN (No. 7)	Orangeville	All of the County of Dufferin, together with that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
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(2) Item 22 of the Schedule to the Regulation is revoked and the following substituted:

22.	PEEL (No. 43)	Brampton	All of The Regional Municipality of Peel, except for that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
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44/97

ONTARIO REGULATION 373/97made under the
REGISTRY ACT

Made: October 8, 1997

Filed: October 14, 1997

Amending Reg. 996 of R.R.O. 1990
(Registry Divisions)

Note: Regulation 996 has not been amended in 1997. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. (1) Item 6 of the Schedule to Regulation 996 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6.	DUFFERIN (No. 7)	Orangeville	All of the County of Dufferin, together with that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
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(2) Item 41 of the Schedule to the Regulation is revoked and the following substituted:

41.	PEEL (No. 43)	Brampton	All of The Regional Municipality of Peel, except for that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
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44/97

ONTARIO REGULATION 374/97made under the
PLANNING ACT

Made: October 10, 1997

Filed: October 15, 1997

Amending O. Reg. 297/97
(Notice Requirements for Delegations of Authority)

Note: Ontario Regulation 297/97 has not previously been amended.

1. Ontario Regulation 297/97 is amended by adding the following French version:

**EXIGENCES RELATIVES AUX AVIS DE DÉLÉGATION
DE POUVOIRS**

1. (1) Le présent article prescrit l'avis qui doit être donné avant que le ministre puisse, par arrêté, déléguer un pouvoir en vertu du paragraphe 4 (2.1) de la Loi au conseil d'une municipalité.

RÈGLEMENT DE L'ONTARIO 374/97pris en application de la
LOI SUR L'AMÉNAGEMENT DU TERRITOIREpris le 10 octobre 1997
déposé le 15 octobre 1997modifiant le Règl. de l'Ont. 297/97
(Exigences relatives aux avis de délégation de pouvoirs)

Remarque : Le Règlement de l'Ontario 297/97 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 297/97 est modifié par adjonction de la version française suivante :

(2) L'avis est signifié à personne ou envoyé par télécopie ou par la poste au secrétaire de la municipalité.

(3) L'avis est donné au moins 14 jours avant la prise de l'arrêté.

(4) L'avis énonce le pouvoir qui doit être délégué et la date approximative de la prise d'effet de la délégation.

2. (1) Le présent article prescrit l'avis qui doit être donné avant que le ministre puisse, par arrêté, déléguer un pouvoir en vertu du paragraphe 4 (2.2) de la Loi à un conseil d'aménagement.

(2) L'avis est signifié à personne ou envoyé par télécopie ou par la poste au secrétaire-trésorier du conseil d'aménagement et au secrétaire de chaque municipalité située dans la zone d'aménagement pour laquelle le conseil d'aménagement a été créé.

(3) L'avis est donné au moins 14 jours avant la prise de l'arrêté.

(4) L'avis énonce le pouvoir qui doit être délégué et la date approximative de la prise d'effet de la délégation.

3. (1) Le présent article prescrit l'avis qui doit être donné avant qu'un conseil régional, de comté ou de district ou le conseil du comté d'Oxford puisse, par règlement municipal, déléguer un pouvoir en vertu du paragraphe 51.2 (2) de la Loi à une municipalité locale ou de secteur qui en fait partie.

(2) L'avis est signifié à personne ou envoyé par télécopie ou par la poste au secrétaire de la municipalité locale ou de secteur concernée et au directeur de la Direction des services provinciaux d'aménagement du ministère des Affaires municipales et du Logement.

(3) L'avis est donné au moins 14 jours avant l'adoption du règlement municipal.

(4) L'avis énonce le pouvoir qui doit être délégué et la date approximative de la prise d'effet de la délégation.

4. (1) Le présent article prescrit l'avis qui doit être donné avant qu'un conseil municipal ou de comté puisse, par règlement municipal, déléguer un pouvoir en vertu du paragraphe 51.2 (3) de la Loi à un office d'aménagement municipal.

(2) L'avis est signifié à personne ou envoyé par télécopie ou par la poste au secrétaire-trésorier de l'office d'aménagement municipal et au directeur de la Direction des services provinciaux d'aménagement du ministère des Affaires municipales et du Logement.

(3) L'avis est donné au moins 14 jours avant l'adoption du règlement municipal.

(4) L'avis énonce le pouvoir qui doit être délégué et la date approximative de la prise d'effet de la délégation.

5. Pour l'application du présent règlement, l'avis est réputé avoir été donné :

a) lorsque l'avis est signifié à personne, le jour où tous les avis exigés ont été signifiés;

b) lorsque l'avis est envoyé par télécopie, le jour où tous les avis exigés ont été télécopiés;

c) lorsque l'avis est envoyé par la poste, le jour où tous les avis exigés ont été mis à la poste.

AL LEACH

*Minister of Municipal Affairs and Housing
Ministre des Affaires municipales et du Logement*

Dated on October 10, 1997.
Fait le 10 octobre 1997.

44/97

ONTARIO REGULATION 375/97 made under the HIGHWAY TRAFFIC ACT

Made: October 7, 1997
Filed: October 15, 1997

Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory Without Municipal Organization)

Note: Since January 1, 1997, Regulation 624 has not been amended. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 165

1. The highway known as Channelview Road in the Township of Monteith in the Territorial District of Parry Sound at its intersection with the highway known as Chain of Lakes Road.

2. Northbound on Channelview Road.

Schedule 166

1. The highway known as Ahmic Lake Road in the Township of Spence in the Territorial District of Parry Sound at its intersection with the highway known as Nipissing Road.

2. Eastbound on Ahmic Lake Road.

Schedule 167

1. The highway known as Nelson Lake Spur Road in the Township of Spence in the Territorial District of Parry Sound at its intersection with the highway known as Nipissing Road.

2. Eastbound on Nelson Lake Spur Road.

Schedule 168

1. The highway known as Nelson Lake Road in the Township of Spence in the Territorial District of Parry Sound at its intersection with the highway known as Nipissing Road.

2. Eastbound on Nelson Lake Road.

Schedule 169

1. The highway known as 10th and 11th Road West in the Township of Spence in the Territorial District of Parry Sound at its intersection with the highway known as Nipissing Road.

2. Eastbound on 10th and 11th Road West.

Schedule 170

1. The highway known as 15th and 16th Side Road in the Township of Spence in the Territorial District of Parry Sound at its intersection with the highway known as Nelson Lake Road.

2. Southbound on 15th and 16th Side Road.

AL PALLADINI
Minister of Transportation

Dated on October 7, 1997.

44/97

ONTARIO REGULATION 376/97
made under the
HIGHWAY TRAFFIC ACT

Made: October 7, 1997
Filed: October 15, 1997

Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory
Without Municipal Organization)

Note: Since January 1, 1997, Regulation 631 has been amended by Ontario Regulations 210/97 and 363/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Schedules 52, 53, 54, 55, 56 and 57 of Regulation 631 of the Revised Regulations of Ontario, 1990 are revoked.

AL PALLADINI
Minister of Transportation

Dated on October 7, 1997.

44/97

ONTARIO REGULATION 377/97
made under the
FARM PRODUCTS MARKETING ACT

Made: October 15, 1997
Filed: October 16, 1997

Amending Reg. 403 of R.R.O. 1990
(Chickens—Plan)

Note: Since January 1, 1997, Regulation 403 has been amended by Ontario Regulation 55/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. Section 7 of the Schedule to Regulation 403 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

7. Producers are divided into nine districts as follows:

1. District 1, comprising the counties of Bruce, Dufferin, Grey and Simcoe, The District Municipality of Muskoka and the regional municipalities of Peel and York.
2. District 2, comprising the County of Huron.
3. District 3, comprising the counties of Elgin, Essex, Kent, Lambton, Middlesex and Oxford.
4. District 4, comprising The Regional Municipality of Haldimand-Norfolk and the Townships of Caistor, Gainsborough, Pelham and Wainfleet in The Regional Municipality of Niagara.
5. District 5, comprising the Townships of Bertie, Clinton, Crowland, Grantham, Humberstone, Louth, Niagara, North Grimsby, South Grimsby, Stamford, Thorold and Willoughby in The Regional Municipality of Niagara.
6. District 6, comprising the County of Brant, the regional municipalities of Halton and Hamilton-Wentworth and that part of The Regional Municipality of Waterloo that on December 31, 1972 was in the County of Wentworth.
7. District 7, comprising the County of Wellington.
8. District 8, comprising the County of Perth and The Regional Municipality of Waterloo, other than that part of the Regional Municipality that on December 31, 1972 was in the County of Wentworth.
9. District 9, comprising the counties of Frontenac, Haliburton, Hastings, Lanark, Northumberland, Peterborough, Prince Edward, Renfrew and Victoria, the United Counties of Leeds and Grenville, Lennox and Addington, Prescott and Russell, and Stormont, Dundas and Glengarry and the regional municipalities of Durham and Ottawa-Carleton.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated on October 15, 1997.

44/97

4675

